ATTACHMENT J.2

13.82

WD 05-2103 (Rev.-4) was first posted on www.wdol.gov on 07/10/2007******************* ****************** REGISTER OF WAGE DETERMINATIONS UNDER U.S. DEPARTMENT OF LABOR THE SERVICE CONTRACT ACT EMPLOYMENT STANDARDS ADMINISTRATION By direction of the Secretary of Labor WAGE AND HOUR DIVISION WASHINGTON D.C. 20210 | Wage Determination No.: 2005-2103 Division of William W.Gross Revision No.: 4 Wage Determinations Date Of Revision: Director 07/05/2007 States: District of Columbia, Maryland, Virginia Area: District of Columbia Statewide Maryland Counties of Calvert, Charles, Frederick, Montgomery, Prince George's, St Mary's Virginia Counties of Alexandria, Arlington, Fairfax, Falls Church, Fauguier, King George, Loudoun, Prince William, Stafford **Fringe Benefits Required Follow the Occupational Listing** OCCUPATION CODE - TITLE MINIMUM WAGE RATE 01000 - Administrative Support And Clerical Occupations 01011 - Accounting Clerk I 13.79 01012 - Accounting Clerk II 01013 - Accounting Clerk III 18.43 01020 - Administrative Assistant 23.59 01040 - Court Reporter 18.43 01051 - Data Entry Operator I 01052 - Data Entry Operator II

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01060 - Dispatcher, Motor Vehicle
16.50
  01070 - Document Preparation Clerk
13.29
  01090 - Duplicating Machine Operator
13.29
 01111 - General Clerk I
13.72
  01112 - General Clerk II
15.32
 01113 - General Clerk III
18.74
 01120 - Housing Referral Assistant
21.66
 01141 - Messenger Courier
10.23
  01191 - Order Clerk I
14.74
 01192 - Order Clerk II
16.29
 01261 - Personnel Assistant (Employment) I
  01262 - Personnel Assistant (Employment) II
18.43
 01263 - Personnel Assistant (Employment) III
21.66
 01270 - Production Control Clerk
21.29
 01280 - Receptionist
12.72
  01290 - Rental Clerk
15.60
 01300 - Scheduler, Maintenance
15.60
 01311 - Secretary I
17.03
 01312 - Secretary II
18.39
  01313 - Secretary III
21.66
 01320 - Service Order Dispatcher
15.82
 01410 - Supply Technician
23.59
  01420 - Survey Worker
18.43
 01531 - Travel Clerk I
12.07
 01532 - Travel Clerk II
13.01
 01533 - Travel Clerk III
13.99
  01611 - Word Processor I
13.76
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01612 - Word Processor II
15.60
 01613 - Word Processor III
18.43
05000 - Automotive Service Occupations
 05005 - Automobile Body Repairer, Fiberglass
 05010 - Automotive Electrician
  05040 - Automotive Glass Installer
20.14
 05070 - Automotive Worker
20.14
 05110 - Mobile Equipment Servicer
17.31
  05130 - Motor Equipment Metal Mechanic
22.53
 05160 - Motor Equipment Metal Worker
20.14
  05190 - Motor Vehicle Mechanic
22.53
 05220 - Motor Vehicle Mechanic Helper
16.81
  05250 - Motor Vehicle Upholstery Worker
19.66
 05280 - Motor Vehicle Wrecker
20.14
 05310 - Painter, Automotive
21.37
 05340 - Radiator Repair Specialist
20.14
 05370 - Tire Repairer
  05400 - Transmission Repair Specialist
22.53
07000 - Food Preparation And Service Occupations
 07010 - Baker
13.18
 07041 - Cook I
11.97
 07042 - Cook II
13.28
 07070 - Dishwasher
  07130 - Food Service Worker
10.25
 07210 - Meat Cutter
16.07
 07260 - Waiter/Waitress
8.59
09000 - Furniture Maintenance And Repair Occupations
  09010 - Electrostatic Spray Painter
18.05
  09040 - Furniture Handler
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12.78
  09080 - Furniture Refinisher
18.39
 09090 - Furniture Refinisher Helper
14.11
 09110 - Furniture Repairer, Minor
16.31
 09130 - Upholsterer
18.05
11000 - General Services And Support Occupations
 11030 - Cleaner, Vehicles
9.67
  11060 - Elevator Operator
9.79
 11090 - Gardener
15.70
 11122 - Housekeeping Aide
10.89
 11150 - Janitor
10.89
 11210 - Laborer, Grounds Maintenance
 11240 - Maid or Houseman
10.84
 11260 - Pruner
11.37
 11270 - Tractor Operator
14.19
 11330 - Trail Maintenance Worker
12.07
  11360 - Window Cleaner
11.31
12000 - Health Occupations
  12010 - Ambulance Driver
16.06
 12011 - Breath Alcohol Technician
  12012 - Certified Occupational Therapist Assistant
20.31
 12015 - Certified Physical Therapist Assistant
19.99
  12020 - Dental Assistant
16.90
 12025 - Dental Hygienist
40.68
 12030 - EKG Technician
24.34
 12035 - Electroneurodiagnostic Technologist
24.34
 12040 - Emergency Medical Technician
17.67
  12071 - Licensed Practical Nurse I
18.60
  12072 - Licensed Practical Nurse II
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20.82
 12073 - Licensed Practical Nurse III
21.79
 12100 - Medical Assistant
14.23
 12130 - Medical Laboratory Technician
18.04
 12160 - Medical Record Clerk
 12190 - Medical Record Technician
 12195 - Medical Transcriptionist
16.46
 12210 - Nuclear Medicine Technologist
28.93
 12221 - Nursing Assistant I
9.75
 12222 - Nursing Assistant II
10.96
 12223 - Nursing Assistant III
12.99
 12224 - Nursing Assistant IV
14.58
 12235 - Optical Dispenser
16.67
 12236 - Optical Technician
14.41
 12250 - Pharmacy Technician
15.75
 12280 - Phlebotomist
 12305 - Radiologic Technologist
27.61
 12311 - Registered Nurse I
24.92
 12312 - Registered Nurse II
 12313 - Registered Nurse II, Specialist
31.22
 12314 - Registered Nurse III
37.77
 12315 - Registered Nurse III, Anesthetist
37.77
 12316 - Registered Nurse IV
45.28
 12317 - Scheduler (Drug and Alcohol Testing)
18.04
13000 - Information And Arts Occupations
  13011 - Exhibits Specialist I
18.55
 13012 - Exhibits Specialist II
  13013 - Exhibits Specialist III
28.11
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13041 - Illustrator I
18.73
 13042 - Illustrator II
23.42
 13043 - Illustrator III
28.82
 13047 - Librarian
25.45
 13050 - Library Aide/Clerk
12.52
 13054 - Library Information Technology Systems Administrator
22.99
 13058 - Library Technician
17.88
 13061 - Media Specialist I
16.58
 13062 - Media Specialist II
18.55
 13063 - Media Specialist III
20.68
 13071 - Photographer I
14.67
 13072 - Photographer II
17.18
 13073 - Photographer III
21.52
 13074 - Photographer IV
26.05
 13075 - Photographer V
29.15
  13110 - Video Teleconference Technician
16.58
14000 - Information Technology Occupations
  14041 - Computer Operator I
16.72
 14042 - Computer Operator II
  14043 - Computer Operator III
20.86
 14044 - Computer Operator IV
23.18
 14045 - Computer Operator V
25.66
 14071 - Computer Programmer I (1)
21.60
 14072 - Computer Programmer II (1)
26.37
 14073 - Computer Programmer III (1)
27.62
 14074 - Computer Programmer IV (1)
27.62
 14101 - Computer Systems Analyst I (1)
27.62
  14102 - Computer Systems Analyst II (1)
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27.62
  14103 - Computer Systems Analyst III (1)
27.62
 14150 - Peripheral Equipment Operator
16.72
 14160 - Personal Computer Support Technician
23.18
15000 - Instructional Occupations
  15010 - Aircrew Training Devices Instructor (Non-Rated)
34.39
 15020 - Aircrew Training Devices Instructor (Rated)
42.72
  15030 - Air Crew Training Devices Instructor (Pilot)
50.66
 15050 - Computer Based Training Specialist / Instructor
31.26
  15060 - Educational Technologist
29.09
 15070 - Flight Instructor (Pilot)
50.66
 15080 - Graphic Artist
24.95
  15090 - Technical Instructor
23.87
 15095 - Technical Instructor/Course Developer
29.19
  15110 - Test Proctor
19.04
 15120 - Tutor
16000 - Laundry, Dry-Cleaning, Pressing And Related Occupations
  16010 - Assembler
8.95
  16030 - Counter Attendant
8.95
 16040 - Dry Cleaner
12.21
  16070 - Finisher, Flatwork, Machine
8.95
 16090 - Presser, Hand
8.95
  16110 - Presser, Machine, Drycleaning
8.95
 16130 - Presser, Machine, Shirts
8.95
  16160 - Presser, Machine, Wearing Apparel, Laundry
8.95
 16190 - Sewing Machine Operator
12.30
 16220 - Tailor
13.01
  16250 - Washer, Machine
19000 - Machine Tool Operation And Repair Occupations
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19010 - Machine-Tool Operator (Tool Room)
18.95
 19040 - Tool And Die Maker
23.05
21000 - Materials Handling And Packing Occupations
 21020 - Forklift Operator
17.26
 21030 - Material Coordinator
 21040 - Material Expediter
21.29
 21050 - Material Handling Laborer
12.65
 21071 - Order Filler
13.21
  21080 - Production Line Worker (Food Processing)
17.28
 21110 - Shipping Packer
14.46
  21130 - Shipping/Receiving Clerk
14.46
 21140 - Store Worker I
10.44
  21150 - Stock Clerk
14.35
 21210 - Tools And Parts Attendant
17.26
 21410 - Warehouse Specialist
17.26
23000 - Mechanics And Maintenance And Repair Occupations
  23010 - Aerospace Structural Welder
25.68
 23021 - Aircraft Mechanic I
24.46
 23022 - Aircraft Mechanic II
25.68
 23023 - Aircraft Mechanic III
26.97
 23040 - Aircraft Mechanic Helper
16.61
 23050 - Aircraft, Painter
23.42
 23060 - Aircraft Servicer
  23080 - Aircraft Worker
19.90
 23110 - Appliance Mechanic
20.60
  23120 - Bicycle Repairer
14.43
 23125 - Cable Splicer
  23130 - Carpenter, Maintenance
20.36
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23140 - Carpet Layer
18.70
  23160 - Electrician, Maintenance
25.37
  23181 - Electronics Technician Maintenance I
22.08
 23182 - Electronics Technician Maintenance II
23.44
  23183 - Electronics Technician Maintenance III
24.70
 23260 - Fabric Worker
17.90
 23290 - Fire Alarm System Mechanic
21.46
 23310 - Fire Extinguisher Repairer
  23311 - Fuel Distribution System Mechanic
22.81
 23312 - Fuel Distribution System Operator
19.38
 23370 - General Maintenance Worker
20.91
  23380 - Ground Support Equipment Mechanic
24.46
 23381 - Ground Support Equipment Servicer
18.71
  23382 - Ground Support Equipment Worker
19.90
 23391 - Gunsmith I
16.50
  23392 - Gunsmith II
19.18
 23393 - Gunsmith III
21.46
 23410 - Heating, Ventilation And Air-Conditioning Mechanic
21.96
 23411 - Heating, Ventilation And Air Contditioning Mechanic (Research
Facility)
23.13
 23430 - Heavy Equipment Mechanic
21.46
  23440 - Heavy Equipment Operator
21.46
 23460 - Instrument Mechanic
21.46
  23465 - Laboratory/Shelter Mechanic
20.36
 23470 - Laborer
14.27
 23510 - Locksmith
19.76
  23530 - Machinery Maintenance Mechanic
21.77
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23550 - Machinist, Maintenance

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21.52
 23580 - Maintenance Trades Helper
15.10
 23591 - Metrology Technician I
21.46
 23592 - Metrology Technician II
 23593 - Metrology Technician III
23.72
 23640 - Millwright
23.30
 23710 - Office Appliance Repairer
21.00
 23760 - Painter, Maintenance
20.36
  23790 - Pipefitter, Maintenance
22.76
 23810 - Plumber, Maintenance
20.99
  23820 - Pneudraulic Systems Mechanic
21.46
 23850 - Rigger
21.46
 23870 - Scale Mechanic
19.18
 23890 - Sheet-Metal Worker, Maintenance
21.46
 23910 - Small Engine Mechanic
20.05
 23931 - Telecommunications Mechanic I
 23932 - Telecommunications Mechanic II
26.58
  23950 - Telephone Lineman
24.43
 23960 - Welder, Combination, Maintenance
  23965 - Well Driller
21.46
 23970 - Woodcraft Worker
21.46
 23980 - Woodworker
16.50
24000 - Personal Needs Occupations
  24570 - Child Care Attendant
11.58
 24580 - Child Care Center Clerk
16.15
  24610 - Chore Aide
9.58
 24620 - Family Readiness And Support Services Coordinator
12.95
  24630 - Homemaker
16.75
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25000 - Plant And System Operations Occupations
  25010 - Boiler Tender
24.98
  25040 - Sewage Plant Operator
20.23
  25070 - Stationary Engineer
24.98
  25190 - Ventilation Equipment Tender
  25210 - Water Treatment Plant Operator
20.23
27000 - Protective Service Occupations
  27004 - Alarm Monitor
17.66
  27007 - Baggage Inspector
11.51
  27008 - Corrections Officer
19.83
 27010 - Court Security Officer
 27030 - Detection Dog Handler
17.66
  27040 - Detention Officer
19.83
 27070 - Firefighter
22.39
  27101 - Guard I
11.51
 27102 - Guard II
17.66
  27131 - Police Officer I
23.94
 27132 - Police Officer II
26.60
28000 - Recreation Occupations
 28041 - Carnival Equipment Operator
12.35
  28042 - Carnival Equipment Repairer
13.30
 28043 - Carnival Equpment Worker
8.40
  28210 - Gate Attendant/Gate Tender
13.01
 28310 - Lifeguard
11.59
  28350 - Park Attendant (Aide)
14.56
  28510 - Recreation Aide/Health Facility Attendant
10.62
 28515 - Recreation Specialist
18.04
  28630 - Sports Official
11.59
  28690 - Swimming Pool Operator
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16.85
29000 - Stevedoring/Longshoremen Occupational Services
  29010 - Blocker And Bracer
20.55
  29020 - Hatch Tender
20.55
 29030 - Line Handler
20.55
  29041 - Stevedore I
19.18
 29042 - Stevedore II
21.64
30000 - Technical Occupations
 30010 - Air Traffic Control Specialist, Center (HFO) (2)
  30011 - Air Traffic Control Specialist, Station (HFO) (2)
23.94
 30012 - Air Traffic Control Specialist, Terminal (HFO) (2)
26.36
  30021 - Archeological Technician I
17.06
 30022 - Archeological Technician II
19.03
  30023 - Archeological Technician III
23.76
 30030 - Cartographic Technician
24.85
 30040 - Civil Engineering Technician
22.19
 30061 - Drafter/CAD Operator I
  30062 - Drafter/CAD Operator II
  30063 - Drafter/CAD Operator III
22.36
 30064 - Drafter/CAD Operator IV
27.51
  30081 - Engineering Technician I
20.19
 30082 - Engineering Technician II
22.67
  30083 - Engineering Technician III
25.37
 30084 - Engineering Technician IV
31.43
  30085 - Engineering Technician V
38.44
 30086 - Engineering Technician VI
46.51
 30090 - Environmental Technician
  30210 - Laboratory Technician
22.36
  30240 - Mathematical Technician
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26.31
  30361 - Paralegal/Legal Assistant I
20.03
 30362 - Paralegal/Legal Assistant II
24.82
  30363 - Paralegal/Legal Assistant III
  30364 - Paralegal/Legal Assistant IV
36.73
  30390 - Photo-Optics Technician
24.85
  30461 - Technical Writer I
20.69
 30462 - Technical Writer II
25.30
  30463 - Technical Writer III
30.61
 30491 - Unexploded Ordnance (UXO) Technician I
22.06
  30492 - Unexploded Ordnance (UXO) Technician II
26.69
  30493 - Unexploded Ordnance (UXO) Technician III
31.99
  30494 - Unexploded (UXO) Safety Escort
22.06
 30495 - Unexploded (UXO) Sweep Personnel
22.06
 30620 - Weather Observer, Combined Upper Air Or Surface Programs (2)
22.14
 30621 - Weather Observer, Senior (2)
31000 - Transportation/Mobile Equipment Operation Occupations
  31020 - Bus Aide
11.99
 31030 - Bus Driver
17.54
 31043 - Driver Courier
12.71
  31260 - Parking and Lot Attendant
9.06
  31290 - Shuttle Bus Driver
13.89
 31310 - Taxi Driver
13.98
  31361 - Truckdriver, Light
13.89
 31362 - Truckdriver, Medium
17.09
  31363 - Truckdriver, Heavy
18.40
 31364 - Truckdriver, Tractor-Trailer
18.40
99000 - Miscellaneous Occupations
  99030 - Cashier
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10.03
  99050 - Desk Clerk
10.45
 99095 - Embalmer
21.77
  99251 - Laboratory Animal Caretaker I
  99252 - Laboratory Animal Caretaker II
  99310 - Mortician
27.25
 99410 - Pest Controller
14.54
 99510 - Photofinishing Worker
11.59
  99710 - Recycling Laborer
15.73
 99711 - Recycling Specialist
18.72
 99730 - Refuse Collector
14.01
 99810 - Sales Clerk
11.87
  99820 - School Crossing Guard
11.37
 99830 - Survey Party Chief
19.76
 99831 - Surveying Aide
12.28
 99832 - Surveying Technician
18.78
  99840 - Vending Machine Attendant
 99841 - Vending Machine Repairer
16.37
 99842 - Vending Machine Repairer Helper
12.61
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ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$3.16 per hour or \$126.40 per week or \$547.73 per month

 $\label{eq:VACATION: 2 weeks paid vacation after 1 year of service with a contractor or$

successor; 3 weeks after 5 years, and 4 weeks after 15 years. Length of service ${}^{\circ}$

includes the whole span of continuous service with the present contractor or

successor, wherever employed, and with the predecessor contractors in

the

performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of ten paid holidays per year, New Year's Day, Martin Luther

King Jr's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor

Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A

contractor may substitute for any of the named holidays another day off with pay in

accordance with a plan communicated to the employees involved.) (See 29 CFR 4174)

THE OCCUPATIONS WHICH HAVE PARENTHESES AFTER THEM RECEIVE THE FOLLOWING BENEFITS (as numbered):

- 1) Does not apply to employees employed in a bona fide executive, administrative,
- or professional capacity as defined and delineated in 29 CFR 541. (See CFR 4.156)
- 2) AIR TRAFFIC CONTROLLERS AND WEATHER OBSERVERS NIGHT PAY & SUNDAY PAY: If you

work at night as part of a regular tour of duty, you will earn a night differential

and receive an additional 10% of basic pay for any hours worked between $6\,\mathrm{pm}$ and $6\,\mathrm{am}$.

If you are a full-time employed (40 hours a week) and Sunday is part of your

regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday

premium of 25% of your basic rate for each hour of Sunday work which is not overtime

(i.e. occasional work on Sunday outside the normal tour of duty is considered $% \left(1\right) =\left(1\right) +\left(1$

overtime work).

HAZARDOUS PAY DIFFERENTIAL: An 8 percent differential is applicable to employees

employed in a position that represents a high degree of hazard when working with or

in close proximity to ordinance, explosives, and incendiary materials. This

includes work such as screening, blending, dying, mixing, and pressing of sensitive

ordance, explosives, and pyrotechnic compositions such as lead azide, black powder

and photoflash powder. All dry-house activities involving propellants

explosives. Demilitarization, modification, renovation, demolition, and maintenance

operations on sensitive ordnance, explosives and incendiary materials. All

operations involving regrading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that

represents a low degree of hazard when working with, or in close proximity to

ordance, (or employees possibly adjacent to) explosives and incendiary materials

which involves potential injury such as laceration of hands, face, or arms of the

employee engaged in the operation, irritation of the skin, minor burns and the

like; minimal damage to immediate or adjacent work area or equipment being used.

All operations involving, unloading, storage, and hauling of ordance, explosive, and

incendiary ordnance material other than small arms ammunition. These differentials

are only applicable to work that has been specifically designated by the agency for

ordance, explosives, and incendiary material differential pay.

** UNIFORM ALLOWANCE **

If employees are required to wear uniforms in the performance of this contract

(either by the terms of the Government contract, by the employer, by the state or

local law, etc.), the cost of furnishing such uniforms and maintaining (by

laundering or dry cleaning) such uniforms is an expense that may not be borne by an

employee where such cost reduces the hourly rate below that required by the wage

determination. The Department of Labor will accept payment in accordance with the

following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an

adequate number of uniforms without cost or to reimburse employees for the actual

cost of the uniforms. In addition, where uniform cleaning and maintenance is made

the responsibility of the employee, all contractors and subcontractors subject to

this wage determination shall (in the absence of a bona fide collective bargaining $\ensuremath{\mathsf{S}}$

agreement providing for a different amount, or the furnishing of

contrary

affirmative proof as to the actual cost), reimburse all employees for such cleaning

and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in

those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do

not require any special treatment such as dry cleaning, daily washing, or commercial

laundering in order to meet the cleanliness or appearance standards set by the terms

of the Government contract, by the contractor, by law, or by the nature of the work,

there is no requirement that employees be reimbursed for uniform maintenance costs.

The duties of employees under job titles listed are those described in the

"Service Contract Act Directory of Occupations", Fifth Edition, April 2006,

unless otherwise indicated. Copies of the Directory are available on the Internet. ${\tt A}$

links to the Directory may be found on the WHD home page at http://www.dol.gov/esa/whd/ or through the Wage Determinations On-Line (WDOL) Web site at http://wdol.gov/.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE $\{ \text{Standard Form} \\ 1444 \ (\text{SF } 1444) \}$

Conformance Process:

The contracting officer shall require that any class of service employee which is

not listed herein and which is to be employed under the contract (i.e., the work to

be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable ${}^{\circ}$

relationship (i.e., appropriate level of skill comparison) between such unlisted

classifications and the classifications listed in the wage determination. Such

conformed classes of employees shall be paid the monetary wages and furnished the $\ensuremath{\mathsf{E}}$

fringe benefits as are determined. Such conforming process shall be initiated by

the contractor prior to the performance of contract work by such unlisted class(es)

of employees. The conformed classification, wage rate, and/or fringe benefits shall

be retroactive to the commencement date of the contract. {See Section

4.6 (C)(vi)}

When multiple wage determinations are included in a contract, a separate ${\sf SF}\ 1444$

should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed
- occupation) and computes a proposed rate).
- 2) After contract award, the contractor prepares a written report listing in order

proposed classification title), a Federal grade equivalency (FGE) for each

proposed classification), job description), and rationale for proposed wage

rate), including information regarding the agreement or disagreement of the

authorized representative of the employees involved, or where there is no authorized

representative, the employees themselves. This report should be submitted to the

contracting officer no later than 30 days after such unlisted class(es) of employees

performs any contract work.

- 3) The contracting officer reviews the proposed action and promptly submits a report
- of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage

and Hour Division, Employment Standards Administration, U.S. Department of Labor,

for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).

- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or
- disapproves the action via transmittal to the agency contracting officer, or

notifies the contracting officer that additional time will be required to process

the request.

- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of $\ensuremath{\mathsf{C}}$

Occupations" (the Directory) should be used to compare job definitions to insure

that duties requested are not performed by a classification already listed in the $\,$

wage determination. Remember, it is not the job title, but the required tasks that

determine whether a class is included in an established wage determination.

Conformances may not be used to artificially split, combine, or subdivide $\ensuremath{\mathsf{S}}$

classifications listed in the wage determination.

LIVING WAGE NOTICE

"THE LIVING WAGE ACT OF 2006"

Title I, D.C. Law No. 16-118, (D.C. Official Code §§ 2-220.01-.11)

Effective June 9, 2006, recipients of new contracts or government assistance shall pay affiliated employees and subcontractors who perform services under the contracts no less than the current living wage \$11.75 per hour.

The requirement to pay a living wage applies to:

- All recipients of contracts in the amount of \$100,000 or more; and, all subcontractors of these recipients receiving \$15,000 or more from the funds received by the recipient from the District of Columbia, and,
- All recipients of government assistance in the amount of \$100,000 or more; and, all subcontractors of these recipients of government assistance receiving \$50,000 or more in funds from government assistance received from the District of Columbia.
- "Contract" means a written agreement between a recipient and the District government.
- "Government assistance" means a grant, loan or tax increment financing that result in a financial benefit from an agency, commission, instrumentality, or other entity of the District government.
- "Affiliated employee" means any individual employed by a recipient who received compensation directly from government assistance or a contract with the District of Columbia government, including any employee of a contractor or subcontractor of a recipient who performs services pursuant to government assistance or contract.

Certain exceptions may apply where contracts or agreements are subject to wage determinations required by federal law which are higher than the wage required by this Act; contracts for electricity, telephone, water, sewer other services delivered by regulated utility; contracts for services needed immediately to prevent or respond to a disaster or eminent threat to the public health or safety declared by the Mayor; contracts awarded to recipients that provide trainees with additional services provided the trainee does not replace employees; tenants or retail establishments that occupy property constructed or improved by government assistance, provided there is no receipt of direct District government assistance; Medicaid provider agreements for direct care services to Medicaid recipients, provided that the direct care service is not provided through a home care agency, a community residential facility or a group home for mentally retarded persons; and contracts or other agreements between managed care organizations and the Health Care Safety Net Administration or the Medicaid Assistance Administration to provide health services.

Exemptions are provided for employees under 22 years of age employed during a school vacation period, or enrolled as a full-time student who works less than 25 hours per week, provided that other employees are not replaced, and for employees of nonprofit organizations that employ not more than 50 individuals.

Each recipient and subcontractor of a recipient shall provide this notice to each affiliate employee covered by this notice, and shall also post this notice concerning these requirements in a conspicuous site in the place of business.

All recipients and subcontractors shall retain payroll records created and maintained in the regular course of business under District of Columbia law for a period of at least 3 years.

This is a summary of the "Living Wage Act of 2006". For the complete text go to: www.does.dc.gov *or* www.ocp.dc.gov

To file a complaint contact: Department of Employment Services
Office of Wage-Hour
64 New York Avenue, N.E., Room 3105, Washington, D.C. 20002
(202) 671-1880

EXPERIENCE QUESTIONNAIRE INSTRUCTIONS : See Box 11, Remarks, if extra space is needed to answer any item below. Mark "X" in appropriate boxes.			1. CONTRACTO	OR NAME, ADDRES	SS AND TELEPHO	ONE NUMBER		
2. SUBMITTED TO (O	ffice	3. BUSI	NESS			4. How man	ny years do you or your fi	rm have in the line of
Name and Address)		W.C		V	3	work conten	nplated by this solicitation	1?
		Y Compa Y Corpor			Co-partnership Individual			
		Y Non-p	rofit Or	ganization				
5. How many years exper	rience in con	tracting hav	ve you o	or your business had	as a (a) prime contract	or and/or (b)	sub-contractor?	
6. List below the projects	your busine	ess has com	pleted w	vithin the last five (5)	years which are simil	ar in scope and scal	le to this job.	
CONTRACT AMOUNT	ТҮРЕ	OF PROJI	ECT	DATE COMPLETED	NAMES, ADDRES	SS AND TELEPHO PROJECT INFOR	ONE NO. OF OWNER MATION	PERSON TO
5 X								
7. List below all of your t	firm's contra	ctual comm	nitments	running concurrentl	y with the work conte	mplated by this soli	citation:	
CONTRACT NUMBER	DOLLAI AMOUN		NO.O	E, ADDRESSS AND F BUSINESS/GOV ICY INVOLVED		AWARDED (units)	PERCENT COMPLETED	DATE CONTRACT COMPLETED
8a. Have you ever failed 8b. Has work ever been c 8c. If "Yes" to either item	ompleted by	performan	ce bond	?		No No		

9. Organization and work that w	vill be available for this project:		
a. (1) Minimum number of emp	ployees: and (2) Maxim	um number of employees:	_
b. Are employees regularly of	on your payroll: Y Yes	Y No	
c. Specify equipment availab	ole for this contract:		
d. Estimate rate of progress	below (such as 2.0 acres/man/day):	
(1) Minimum progress rate: _	and (2)	Maximum progress rate:	
_	f the principal individuals of your		
INDIVIDUAL'S NAME	PRESENT POSITION	YEARS OF EXPERIENCE	MAGNITUDE AND TYPE OF WORK
11. REMARKS - SPECIFY B	OX NUMBERS (Attach sheets if	extra space is needed to fully ans	wer any of the above questions.)
CERTIF	ICATION	12a. CERTIFYING OFFICI	AL'S NAME AND TITLE
I certify that all of the statements			
correct to the best of my knowled as references are authorized to fu	dge and that any persons named	12B. SIGNATURE (Sign in i	nk) 13. DATE
information needed to verify my project.			
I J		L	



SUMMARY EVALUATION OF CONTRACTOR/PROVIDER PAST PERFORMANCE

(Please Read The Attached instructions Prior To Completing This Form.)								
CONTRACTOR/PROVIDER INFORMATION		G INFORMATION			NTRACT NU	MBER:		
2. Name of Contractor:	3. Contract Administra	tor/COTR:		4. CLAS	SIFICATION	ON (Chech boxes th	at apply)
Name: Address:	Name: Address:			☐ b. C	mall Purchase ontract Action C Supply Scheo	dule [f. Intra-Di g. MOU h. COOPP	
City: State: Zip Code: Telephone: Facsimile: E-mail: Point of Contact:	Sate:		e. Fea	T Supply Sche	dule [j. Subcont	ract	
6. CONTRACTOR TAX IDENTIFICATION NUMBER:			8. CO	ST ON DATE	OF AWARD):		
9. CAPTION / DESCRIPTION:	Telephone: Facsimile: Agency: E-mail:			10. FINAI	_ CONTRAC	r COST:		
11. CONTRACT PERIOD: (Specify Month, Day, Year)		12. PERIOD OF PE	RFORMANC	E EVALUATION	ON REVIEW:	(Specify Mo	nth, Day, Yea	r)
From To		From			То			
13. Evaluate the Contractor's adherence to the specific	contract requirements or Sco	pe of Work.	0.	1.	2.	3.	4.	5. 🗌
14. Evaluate the quality of the Contractor's delivered ite	em or final work product, or se	ervice.	0.	1.	2.	3.	4.	5.
15. Evaluate the timeliness and adherence to interim and	I final delivery requirements an	d milestones.	0.	1.	2.	3.	4.	5.
16. Evaluate the reliability of the Contractor.			0.	1.	2.	3.	4.	5. 🗌
17. Evaluate the effectiveness of the Contractor's servi		0.	1.	2.	3.	4.	5. 🗌	
18. Evaluate the accuracy, timeliness, and completeness	n.	0.	1.	2.	3.	4.	5.	
19. Evaluate contractor's technical performance and app		0.	1.	2.	3.	4.	5.	
20. Evaluate the ability of contractor to deliver or perform		et.	0.	1.	2.	3.	4.	5.
21. Evaluate the effectiveness of Project Management.	(Check only if applicable.)) (D	0.	1.	2.	3.	4. 🗆	5.
Evaluate the Contractor's compliance with Safety S construction contracts.	tandards. (Check if Applicable	e) (Requirea for	0.	1.		3.		5. 🗆
23. Evaluate the Contractor's compliance with Labor Sta	ndards. (Required for constructi	on contracts.)	0.	1.	2.	3.	4.	5. 🗌
 Evaluate Contractor's facility(ies) (Check only if app one). 	olicable. Note each location, if I	more than	0.	1.	2.	3.	4.	5. 🗌
25. Provide an OVERALL PERFORMANCE EVALUATION (Attach separate sheet if necessary.)	RATING and add any additiona	I comments.	0.	1. 🗆	2. 🗆	3.	4.	5. 🗆
26. Evaluator a. Name:	b. Signature:	c. Date		d. Comm	ents:			
f								

27.Contrac	cting a	a. Name:		b. Signature:	c. Date	d. Comments:			
Officer Rev	riew								
?									
				11	<u> </u>				
DISTRIBUT	TION [FOR O	CP USE ONLY]:							
	raaiiramaant [Tilo		e. Contract Administrator/COTR)		i. Agency Chief Financial Officer			
	rocurement F	Contracting Officer		f. Contract Monitor		j. D.C. Office of Inspector General			
		nent Officer (CPO)		g. Agency Director					
		arters (Quality Assurance))	h. Agency Program		I. OTHER:			
		micro (Quanty rissurance)	,	0 , 0	0005				
Computer	Generated				OCP Form 40	01 (Front) (Rev. 3/2000)			
				INSTRUCTIONS					
GENERAL II	NSTRUCTIO	<u>NS</u> :							
_	T11 6								
		•		ce of any contractor, provider, or supplier of o	•				
2. 3.				omments, please provide the comments on a		ne appropriate rating block, and adding any additional comments.			
3. 4.		•				cting and Procurement (OCP), no less than three (3)			
4.			-	nal delivery and receipt of goods and service		•			
		ive of the Office of Contra			s parsuant to c	redifficult, of upon the specime request of a			
5.	Please eval	uate the performance of t			oriate block on	the performance evaluation form in accordance with the			
	Rating Sch	edule listed below:		RATING SCHEDULE					
	(0)	UNSATISFACTORY	The perform		et most contra	actual requirements. The contractual performance contained			
			serious compliance problems for which the contractor's corrective actions appear or were ineffective.						
	(1)	DOOD	The menteum	anne discrete discret		where the classic survey and the control of the con			
	(1)	POOR	•		-	ntractual requirements. There are, or were, deficiencies in			
				e, quality and service.	auuress. Gen	erally, there were several concerns with the contractor's			
			periorilaric	e, quanty and service.					
	(2)	SATISFACTORY	The perforn	nance acceptably meets or met the contr	actual require	ments. The performance was timely, in compliance with			
	(-)		•		•	ifficulties or problems for which corrective action were undertaken			
				actor and were successful.					
	(3)	GOOD The perfor		s contract was more than satisfactory a		•			
			•		•	pove compliance with the requirement. Generally, there was			
			good satisfa	action and happiness with the contractor p	performance,	quality, and service.			
	(4)	VERY GOOD	The perform	sance met and exceeded most of the contr	actual roquire	ements, to the benefit of the government, resulting in			
	(4)	VERT GOOD				ction There were minimal difficulties with this contract for			
			Ū	•		and fully implemented by the contractor.			
			Willon all co	Treetive detions undertaken by the control	otor were mer	and fairly implemented by the contractor.			
	(5)	OUTSTANDING	The perforn	nance of the contractor ALWAYS exceeds	the contractu	ual requirements, and was reflected by a continued			
	(-)		•			ct); a continued pattern of advance delivery of goods or			
			completion	of services; a continued patterned of alv	vays performi	ng at or below budget costs; and an unusual pattern of			
			responsive	ness to customer concerns; and an excep	tionally high	standard of demonstrated technical excellence. There were			
			no contract	or difficulties with this contract for which	corrective act	ion was required.			
6.	A written, de	etailed narrative SHALL b	e provided to	support and sustain all ratings of UNSATISF	ACTORY or O	UTSTANDING . Please attach additional sheets, if needed.			
			·	J					
SPECIFIC IN	ISTRUCTION	<u>IS</u> : (All items MUST be co	ompleted):						
Block 1.		Insert the assigned, office	ial contract nu	mber of the contract.					
Block 2.				nd facsimile numbers, and the name of the po					
Block 3.						tor (CA) / Contracting Officer Technical Representative (COTR).			
Block 4.				ormation on the contract, or purchase order.	Check all that	apply.			
Block 5.		Enter the contract date of		Military and a second a second and a second					
Block 6.				itification number that is listed in or on the cor		ī.			
Block 7.				on or description of the nature of the contract		ploting this evaluation if other than the CA/COTD			
Block 8. Block 9.				ne and tax numbers of the Contract Monitor, of the contract as listed in the contract or pu		oleting this evaluation, if other than the CA/COTR.			
Block 9.		•		or the contract as listed in the contract or pu hat has been, or will be paid to the contracto	_				
Block 10.				of the contract that is listed on the front of the		• •			
Block 11.				performance evaluation is being completed i					
		op oom o pontou			spoomo p				

Block 13.	This item is intended to determine whether the contractor met, or is meeting, the specific requirements outlines in the scope of work that is listed in the contract.
Block 14.	This item is intended to determine the quality of the contractor goods, service, or work performance.
Block 15.	This item is intended to obtain an indication of the timeliness of performance. Ask the question: Did the contractor deliver or perform on time?
Block 16.	This item is intended to assess whether the customer believes the contractor is reliable enough to be used again by the District.
Block 17.	This item is intended evaluate how well the contractor interacted with the District. Was the contractor responsive, flexible, cooperative, and professional.
Block 18.	This item is intended to assess the contractor's consistency in submitting the complete documents for payment, and other administrative documents
	Including compliance on obtaining adequate liability insurance coverage where that requirement is applicable.
Block 19.	This item is intended to ascertain whether the vendor demonstrated originality and resourcefulness in handling issues addressed in a more traditional manner.
Block 20.	This item is intended to evaluate the contractor complied with the stated, or negotiated, contract cost.
Block 21.	This item addresses the extent, effectiveness, and overall management capability of the contractor. (Primarily in service, consulting and construction contracts.)
Block 22.	This item addresses the extent to which the contractor met compliance requirements for a safe work site. (Primarily applicable in construction contracts).
Block 23.	This item addresses the extent to which the contractor met compliance requirements for labor standards and laws.
Block 24.	This item is intended to evaluate whether the facilities that are provided by the contractor to the District met requirements, including whether the facilities
	were clean, and safe; and met all District housing and building code requirements, or had a Certificate of Occupancy, where applicable.
Block 25.	Provide an OVERALL PERFORMANCE RATING assessing on the contractor's performance. The rating must be consistent with the prior ratings.
Block 26.	The Evaluator completing this performance evaluation shall sign and enter the date of signature.
Block 27.	The Contracting Officer shall review, and shall sign and enter the date of signature.

Computer Generated OCP Form 4001 (Back) (Rev. 3/2000)

YOUR LETTERHEAD

EQUAL EMPLOYMENT OPPORTUNITY (EEO) POLICY STATEMENT

	,
EMPLOYMENT BECAUSE OF RACE, COLOR	TE AGAINST ANY EMPLOYEE OR APPLICANT FOR , RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITIAL XUAL ORIENTATION, FAMILY RESPONSIBILITIES OR PHYSICAL HANDICAP.
EMPLOYED, AND THAT EMPLOYEES ARE TO THEIR RACE, COLOR, RELIGION, NATIONAL APPEARANCE, SEXUAL ORIENTATION, FAMILIATION, OR PHYSICAL HANDICAP. THE LIMITED TO THE FOLLOWING: (A) EMPLOYOR RECRUITMENT ADVERTISING; (C) DEMONSTRATE OF THE PROPERTY OF THE PROPER	VE ACTION TO ENSURE THAT APPLICANTS ARE REATED DURING EMPLOYMENT, WITHOUT REGARD TO AL ORIGIN, SEX, AGE, MARITIAL STATUS, PERSONAL MILY RESPONSIBILITIES, MATRICULATION, POLITICAL E AFFIRMATIVE ACTION SHALL INCLUDE, BUT NOT BE YMENT, UPGRADING, OR TRANSFER; (B) RECRUITMENT OTION, LAYOFF, OR TERMINATION; (D) RATES OF PAY D (E) SELECTION FOR TRAINING AND APPRENTICESHIP.
AGREES TO POST IN CONS DISCRIMINATION AND AFFIRMATIVE ACTION	PICUOUS PLACES THE PROVISIONS CONCERNING NON ON.
CONSIDERATION FOR EMPLOYMENT PUR	ALL QUALIFIED APPLICANTS WILL RECEIVE SUANT TO SUBSECTION 1103.2 THROUGH 1103.10 OF ENT OPPORTUNITY REQUIREMENTS IN CONTRACTS."
	ESS TO ALL BOOKS PERTAINING TO ITS EMPLOYMENT BCONTRACTOR TO PERMIT ACCESS TO BOOKS AND
AGREES TO COMPLY WOPPORTUNITY APPLICABLE IN THE DISTRIC	WITH ALL GUIDELINES FOR EQUAL EMPLOYMENT CT OF COLUMBIA.
	Y SUBCONTRACT THE EQUAL OPPORTUNITY CLAUSES HAT SUCH PROVISIONS SHALL BE BINDING UPON EACH
	AUTHORIZED OFFICIAL AND TITLE
	AUTHORIZED SIGNATURE
	FIRM/ORGA NIZATION NAME
	DATE

YOUR LETTERHEAD

ASSURANCE OF COMPLIANCE WITH EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS

ORDER 85-85, 33 DCR 4952, (PUBLISHED OPPORTUNITY REQUIREMENTS IN DISTRICT AS PART OF THIS BID/PROPOSAL. THEREFOR THEIR WRITTEN COMMITMENT TO ASSURE IMPLEMENTING RULES. FAILURE TO COM	10, 1985, AND THE RULES IMPLEMENTING MAYORS AUGUST 15, 1986), "ON COMPLIANCE WITH EQUAL GOVERNMENT CONTRACTS," ARE HEREBY INCLUDED DRE, EACH BIDDER/OFFEROR SHALL INDICATE BELOW COMPLIANCE WITH MAYOR'S ORDER 85-85 AND THE PLY WITH THE SUBJECT MAYOR'S ORDER AND THE EJECTION OF THE RESPECTIVE BID/PROPOSAL.
CONTRACTOR," CERTIFY THT THE CONTRACTOR," CERTIFY THT THE CONTRACTOR STATE OF STATE	
	CONTRACTOR
	NAME
	SIGNATURE
	TITLE
	CONTRACT NUMBER
	DATE

EQUAL EMPLOYMENT OPPORTUNITY EMPLOYER INFORMATION REPORT

GOVERNMENT OF THE DISTRICT OF COLUMBIA

DC Office of Contracting and Procurement Employer Information Report (EEO)

Reply to:

Office of Contracting and Procurement 441 4th Street, NW, Suite 700 South

Instructions: Two (2) copies of DAS 84-404 or Federal Form EEO-1 shall be submitted to the Office of Contracting and Procurement. Section A - TYPE OF REPORT 1. Indicate by marking in the appropriate box the type of reporting unit for which this copy of the form is submitted (MARK ONLY ONE BOX) Single Establishment Employer (1) Single-establishment Employer Report (2) ÿ Consolidated Report (3) ÿ Headquarters Report (4) ÿ Individual Establishment theory (a) individual Establishment with 25 or more employees) (5) ÿ Special Report 1. Total number of reports being filed by this Company. Section B - COMPANY IDENTIFICATION (To be answered by all employers) Section B - COMPANY IDENTIFICATION (To be answered by all employers) OFFICIAL USE ONLY Address (Number and street) City or Town Country State Zip Code DeFICIAL USE ONLY a. Name of establishment City or Town Country State Zip Code d. OFFICIAL USE ONLY a. Name of establishment City or Town Country State Zip Code d. DeFICIAL USE ONLY a. Name of parent or affiliated Company b. Employer Identification No. 3. Parent of affiliated Company a. Name of parent or affiliated Company b. Employer Identification No. Country State Zip Code Address (Number and Street) City or Town Country State Zip Code Address (Number and Street) City or Town Country State Zip Code Address (Number and Street) Address (Number and Street) City or Town Country State Zip Code
1. Indicate by marking in the appropriate box the type of reporting unit for which this copy of the form is submitted (MARK ONLY ONE BOX) Single Establishment Employer (1) Single-establishment Employer Report (2) ÿ Consolidated Report (3) ¥ Headquarters Report establishment with 25 or more employees) (4) ŷ Individual Establishment Report (submit one for each establishment with 25 or more employees) (5) ŷ Special Report
Single Establishment Employer (1) Single-establishment Employer Report (2) ÿ Consolidated Report (3) ÿ Individual Establishment Report (submit one for each establishment with 25 or more employees) (5) ÿ Special Report 1. Total number of reports being filed by this Company. Section B – COMPANY IDENTIFICATION (To be answered by all employers) Section B – COMPANY IDENTIFICATION (To be answered by all employers) OFFICIAL USE ONLY Address (Number and street) City or Town Country State Zip Code b. OFFICIAL USE ONLY 2. Establishment for which this report is filed. OFFICIAL USE ONLY Address (Number and street) City or Town Country State Zip Code b. OFFICIAL USE ONLY Contry State City or Town Country
(1) Single-establishment Employer Report (3) ÿ Headquarters Report (4) ÿ Individual Establishment Report (submit one for each establishment with 25 or more employees) (5) ÿ Special Report 1. Total number of reports being filed by this Company. Section B – COMPANY IDENTIFICATION (To be answered by all employers) Section B – COMPANY IDENTIFICATION (To be answered by all employers) OFFICIAL USE ONLY 1. Name of Company which owns or controls the establishment for which this report is filed a. Address (Number and street) City or Town Country State Zip Code b. OFFICIAL USE ONLY a. Name of establishment City or Town Country State Zip Code d. Address (Number and street) City or Town Country State Zip Code d. Deficial Use ONLY Address (Number and street) Deficial Use ONLY Country State Zip Code d. Deficial Use ONLY Address (Number and street) Deficial Use ONLY State City or Town Country State Zip Code d. Deficial Use ONLY Address (Number and street) Deficial Use ONLY State Sign Code Deficial Use ONLY Sign Code Deficial Use ONLY State Sign Code Deficial Use ONLY State Sign Code Deficial Use ONLY Sign Code D
Section B – COMPANY IDENTIFICATION (<i>To be answered by all employers</i>) 1. Name of Company which owns or controls the establishment for which this report is filed 2. Employer Identification No.
City or Town Country State Zip Code b.
Address (Number and street) City or Town Country State Zip Code b. Employer Identification No. 2. Establishment for which this report is filed. OFFICIAL USE ONLY a. Name of establishment City or Town Country State Zip Code d. City or Town State Address (Number and street) City or Town Country State Zip Code d. Description of affiliated Company Address (Number and street) Description of affiliated Company Description of affiliated Company Description of the present of the
b. Employer Identification No. 2. Establishment for which this report is filed. Address (Number and street) b. Employer Identification No. City or Town Country State Zip Code d. Description of Affiliated Company Address (Number and affiliated Company) State Town Country Description of Affiliated Company Description
Identification No. 2. Establishment for which this report is filed. a. Name of establishment City or Town Country State Zip Code d. B. Employer Identification No. Address (Number and street) B. Employer Identification No. Address (Number and street) B. Employer Identification No.
2. Establishment for which this report is filed. a. Name of establishment City or Town Country State Zip Code d. Begin and street of affiliated Company a. Name of parent or affiliated Company b. Employer Identification No. Begin and street of affiliated Company Begin and street of affiliated Company City or Town Country State Zip Code d. City or Town State Zip Code d. City or Town State Sign Code Divided Country State Sign Code Divided Company State Divided Country Divided Company State Divided Country Divided Company State Divided Country Divided Count
Address (Number and street) City or Town Country State Zip Code d. B. Employer Identification No. 3. Parent of affiliated Company a. Name of parent or affiliated Company b. Employer Identification No.
b. Employer Identification No. 3. Parent of affiliated Company a. Name of parent or affiliated Company b. Employer Identification No.
Parent of affiliated Company a. Name of parent or affiliated Company b. Employer Identification No.
a. Name of parent or affiliated Company b. Employer Identification No.
Address (Number and Street) City or Town Country State Zip Code
Section C - ESTABLISHMENT INFORMATION
1. Is the location of the establishment the same as that reported last year? Yes No Did not report Report on combined last year basis 2. Is the major business activity at this establishment the same as that reported last year? Yes No USE No report last year Reported on combined basis OFFICIAL as that reported last year? Yes No USE ONLY
2. What is the major activity of this establishment? (Be specific, i.e., manufacturing steel castings, retail grocer, wholesale plumbing supplies, title insurance, etc. Include the specific type of product or service provided, as well as the principal business or industrial activity. e.
 MINORITY GROUP MEMBERS: Indicate if you are a minority business enterprise (50% owned or 51% controlled by minority members). Yes No

SECTION D - EMPLOYMENT DATA

Employment at this establishment – Report all permanent, temporary, or part-time employees including apprentices and on-the-job trainees unless specifically excluded as set forth in the instructions. Enter the appropriate figures on all lines and in all columns. Blank spaces will be considered as zero. *In columns 1, 2, and 3, include ALL employees in the establishment including those in minority groups*

							MINO	ORITY GRO	UP EMPLO	OYEES		
			OYEES IN EST			N	IALE			FE	MALE	
JOB CATEGO		Total Employees Including Minorities (1)	Total Male Including Minorities (2)	Total Female Including Minorities (3)	Black	Oriental (5)	American Indian (6)	Spanish Surname American (7)	Black (8)	Oriental (9)	American Indian (10)	Spanish Surname America (11)
Officials and Managers												
Professionals												
Technicians												
Sales Worker	S											
Office and Cl	erical											
Craftsman (Sk	tilled)											
Operative (Se Skilled)	mi-											
Laborers (Uns	skilled)											
Service Work	ers											
TOTAL												
Total employ in previous rep												
		(The trainee b	elow should	also be includ	ed in the f	figures for	r the appro	priate occu	pation ca	ateg ories	above)	
(m-	White collar	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	Production	1										
a.	Visual S	rmation as to a urvey ment Record		group in Sect er Specify			3. Pay	es of payrol period of la blishment.	ast report	t submitte		

Section E – REMARKS Use this Item to give any identification data appearing on last report which differs from that given above, explain major changes in composition or reporting units, and other pertinent information.

Check

This report (Type of print)

One 2. This report is accu	rate and was prepared in a	accordance with the instructions.		
Name of Authorized Official	Title	Signature	Date	
Name of person contact regarding	Address			

Section F - CERTIFICATION

All reports are accurate and were prepared in accordance with the instructions (check on consolidated only)

Title City and State Zip Code Telephone Number Extension

(Number and street)

DEPARTMENT OF HUMAN RIGHTS AND LOCAL BUSINESS DEVELOPMENT CONTRACT COMPLIANCE UNIT

SUBCONTRACT SUMMARY FORM

		This SUMMARY form is to be complete		
ID NO.:		CCB NUM	BER:	of page
NOTE: The stand	lared for minority subcontra	cting is 25% of the TOTAL contract dollar	AMOUNT OF PRIME CONTRACT:	
amount to	o be subcontracted.		AMOUNT OF ALL SUBCONTRACTS	
				ONTRACT.
AME OF PRIME C	ONTRACTOR:		ADDRESS:	
AME OF FRAME O	out the order.			
LEPHONE NO.			DECIFET OFFICEIPTIONS.	
ROJECT NAME:			PROJECT DESCRIPTIONS:	
DDRESS:				
		WARD NO.:		
ECTION II	LIST AL	L SUBCONTRACTORS THAT WILL BE		
NAME OF SUBC	CONTRACTOR		1. IS THIS A *MINORITY SUB?	1. S AMOUNT OF SUBCONTRACT
ADDRESS			YESNO	equals(=) 2% (percent) OF TOTA
. CONTACT PERS			2. TRADE OR BUSINESS PRODUCT THAT SUB WILL PROVIDE.	PRIME CONTRACT.
MBOC CERT. NO	0.	5. PHONE NO.	1. MINORITY SUBCONTRACTOR	1. S
				equals(=)
			YE\$NO	
		5.	2.	2%
			1. MINORITY SUBCONTRACTOR	1. \$
			YES ;NO	equals(=)
			2.	2%
		5.	1. MINORITY SUBCONTRACTOR	1. \$
				equals(=)
			YESNO	1
		5.	2.	2%
			1. MINORITY SUBCONTRACTOR	1. \$
			YESNO	equals(=)
				1
		5.	2.	2%
			1. MINORITY SUBCONTRACTOR	1. \$
			YESNO	equals(=)
		5.	2.	2%
			1. MINORITY SUBCONTRACTOR	1. S
			YESNO	equals(=)
		5.	2.	2%
			1. MINORITY SUBCONTRACTOR	1. \$
			YESNO	equals(=)
		5.	2.	2
		3.	1. MINORITY SUBCONTRACTOR	1. \$
			VEC 110	equals(=)
			YESNO	
		5.	2.	2%
			1, MINORITY SUBCONTRACTOR	1. \$
2.			YESNO	equals(=)
		6	2.	2%
		5.	1. MINORITY SUBCONTRACTOR	1. \$
				equals(=)
i. I.			YESNO	
l		· 5.	2.	2%
i.			1. MINORITY SUBCONTRACTOR	1. \$
2.			YESNO	equals(==)
			2.	2
3.		5.	1.2	2%

FORM 3 CCU 3-87

^{*}O.C. LAW 1-95, as amended, defines a MINORITY SUSINESS ENTERPRISE as a business of which more than 50% is owned by members of a minority, and of which more than 50% of the net profit or loss accrues to members of a minority.

SOLICITATION NO:

PROJECTED GOALS AND TIMETABLES FOR FUTURE HIRING

MINORITY GROUP EMLOYES GOALS TIMETABLES									TIMETABLES
JOB CATEGORIES	DV 4 222	107:37	MALE AMERICAN			MALE	AMERICA		
	BLACK	ASIAN	INDIAN	HISPANIC	BLACK	ASIAN	INDIAN	HISPANIC	
OFFICIALS & MANAGERS									
PROFESSIONALS									
TECHNICIANS SALES									
WORKERS									
OFFICE AND									
CLERICAL CRAFTSMANS									
(SKILLELD)									
OPERATIVE (SEMI-SEMI-SEMI-SEMI-SEMI-SEMI-SEMI-SEMI-									
(SEMI-SKILLED) LABORERS					+				
(UNSKILLED)									
SERVICE									
WORKERS									
TOTALS									
NAME OF AUTHORIZED OFFICIAL:				TITLE:				SIGNAT	TURE:
FIRM NAME:						17	TELEHON	E NO:	DATE:
THEORY INVALUE.				TELETION			LELITON	L NO.	DATE.
INDICATE IF THE PRIME UTILIZES A "MINORITY FINANCIAL INSTITUTION"									
Yes		No							
NAME:									
ADDRESS:									
TYPE OF ACCOUNT/S:									

District of Columbia Register GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

SUBJECT: Compliance with Equal Opportunity Obligations in Contracts

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by Section 422 of the District of Columbia self-government and Government Reorganization Act of 1973 as amended, D.C. Code section 1-242 (1981-Ed.), it is hereby ORDERED that Commissioner's Order No. 73-51, dated February 28, 1973, is hereby rescinded and reissued in its entirety to read as follows:

- 1. <u>Establishment of Policy:</u> There is established a policy of the District of Columbia Government to:
 - (a) provide equal opportunity in employment for all persons with respect to any contract by and with the Government of the District of Columbia.
 - (b) prohibit discrimination in employment because of race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, matriculation, political affiliation, or physical handicap;
 - (c) provide equal opportunity to all persons for participation in all District of Columbia Government contracts, including but not limited to lease agreements, Industrial Revenue Bond financing, and Urban Development Action grants;
 - (d) provide equal opportunity to minority business enterprises in the performance of District of Columbia Government contracts in accordance with Mayor's Orders, District of Columbia laws, and rules and regulations promulgated by the Minority Business Opportunity Commission; and
 - (e) promote the full realization of equal employment through affirmative, continuing programs by contractors and subcontractors in the performance of contracts with the District of Columbia Government.
- 2. <u>Delegation of Authority</u>: The Director of the Office of Human Rights (hereinafter "Director") is delegated the authority vested in the Mayor to implement the provisions of this order as set forth herein, and any rules, regulations, guidelines, and procedures adopted pursuant thereto.
- 3. <u>Responsibilities:</u> The Director of the Office of Human Rights shall be responsible for establishing and ensuring agency compliance with the policy set forth in this Order, any rules, regulations, and procedures that may be adopted by the Office of Human Rights pursuant to this Order, and any other equal opportunity provisions as may be added as a part of any contract.
- 4. <u>Powers and Duties:</u> The Director of the Office of Human Rights shall have the following powers and duties:
 - (a) to establish standards and procedures by which contractors and subcontractors who perform under District of Columbia Government contracts shall comply with the equal opportunity provisions of their contracts; to issue all orders, rules, regulations, guidelines, and procedures the Director may deem necessary and proper for carrying out and implementing the purposes of this Order;
 - (b) to assume equal opportunity compliance jurisdiction over any matter pending before a contracting agency where the Director considers it necessary or appropriate for the achievement of the purposes of

- this Order, keep the contracting agency informed of all actions taken, and act through the contracting agency to the extent appropriate and practicable;
- (c) to examine the employment practices of any District of Columbia Government contractor or subcontractor, or initiate the examination by the appropriate contracting agency to determine whether or not the contractual provisions specified in any rules and regulations adopted pursuant to this Order have been violated, and notify the contracting agency of any action taken or recommended;
- (d) to monitor and evaluate all District of Columbia Government agencies, including those independent agencies and commissions not required to submit the Affirmative Action Programs of their contractors to the Office of Human Rights for approval, to ensure compliance with the equal opportunity obligations in contracts;
- (e) to use his or her best efforts to cause any labor union engaged in work under District of Columbia Government contracts, any referral, recruiting or training agency, or any other representative of workers who are or may be engaged in work under contracts and subcontracts to cooperate in and to comply with the implementation of the purposes of this Order;
- (f) to notify, when appropriate, the concerned contracting agencies, the Office of Federal Contract Compliance Programs, the U.S. Department of Justice, or other appropriate Federal, State, and District agencies, whenever the Director has reason to believe that practices of any contractor, labor organization, lending institution, insurance firm, or agency violate provisions of Federal, State, or District, laws;
- (g) to enter, where the determinations are made by Federal, State, or District agencies, into reciprocal agreements with those agencies to receive the appropriate information;
- (h) to hold hearings, public or private, as necessary to obtain compliance with any rules, regulations, and procedures promulgated pursuant to this Order, and to issue orders relating thereto. No order to terminate or cancel a contract, or to withhold from any contractor further District of Columbia Government contractors shall be issued without affording the contractor an opportunity for a hearing. Any order to terminate or cancel a contract or to withhold from any contractor further District of Columbia Government contracts shall be issued in accordance with rules, and regulations pursuant to the Administrative Procedure Act, as amended and:
- (i) to grant waivers from the minimum standards for the employment of minorities and women in Affirmative Action Programs in exceptional cases, as circumstances may warrant.
- 5. Duties of Contracting Agencies: Each contracting agency shall have the following duties:
 - (a) the initial responsibility for ensuring that contractors and subcontractors are in compliance with any rules, regulations, and procedures promulgated pursuant to this Order;
 - (b) to examine the employment practices of contractors and subcontractors in accordance with procedures established by the Office of Human Rights, and report any compliance action to the Director of the Office of Human Rights;
 - (c) to comply with the terms of this Order and of the orders, rules, regulations, guidelines, and procedures of the Office of Human Rights issued pursuant thereto in discharging their responsibility for securing contract compliance; and
 - (d) to secure compliance with any rules, regulations, and procedures promulgated pursuant to this Order before or after the execution of a contract by methods, of conference, conciliation and persuasion. No enforcement proceedings shall be initiated, nor shall a contract be cancelled or terminated in whole or in part, unless such methods have first been attempted.
- 6. <u>Procedures:</u> The procedures to be followed in implementing this Order shall be those set forth in

Orders, rules, regulations, and guidelines as may be promulgated by the Office of Human Rights.

- 7. <u>Severability:</u> If any section, subsection, sentence, clause, phrase, or portion of the provisions in this Order is for any reason declared by any court of competent jurisdiction to be invalid or unconstitutional, such section, subsection, sentence, clause, phrase, or portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining provisions of this order.
- 8. <u>Effective Date:</u> This Order shall become effective immediately.

Signed by Marion Barry, Jr. Mayor

ATTEST: Signed by Clifton B. Smith
Secretary of the District of Columbia

OFFICE OF HUMAN RIGHTS

NOTICE OF FINAL RULEMAKING

The Director of the Office of Human Rights hereby gives notice of the adoption of the following final rules governing standards and procedures for equal employment opportunity applicable to contractors and subcontractors under District of Columbia Government Contracts. Notice of Proposed Rulemaking was published for public comment in the <u>D.C. Register</u> on April 11, 1986 at 33 DCR 2243. Based on some the comments received and upon further review by the Office of Human Rights, minor revisions were made in the rules at the following subsections: 1104.1, 1104.2, 1104.4, 1104.13, 1104.17(e) (5), 1104.28, 1107.1, 1199.1, and at page 15 the definition of minority was written out in addition to citing its D.C. Code. None of the revisions change the intent of the proposed final rules. Final action to adopt these final rules was taken on August 4, 1986, and will be effective upon publication of this notice in the <u>Register</u>.

CHAPTER 11 EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS IN CONTRACTS

1100	PURPOSE						
1100.1	These rules shall govern standards and procedures to be followed by contractors and subcontractors performing under District of Columbia Government contracts for goods and services, including construction contracts, for the purpose of assuring equal employment opportunity for minorities and women.						
1100.2	These rules establish requirements for contractors and subcontractors regarding their commitment to observe specific standards for the employment of minorities and women and to achieve affirmative action obligations under District of Columbia contracts. These rules are not intended nor shall be used to discriminate against any qualified applicant for employment or employee.						
1101	SCOPE						
1101.1	Except as hereinafter exempted, the provisions of this chapter shall apply to all District of Columbia Government contracts subject to Mayor's Order No. 85-85, and any rules, regulations, and procedures promulgated pursuant to that Mayor's Order.						
1102	COVERAGE						
1102.1	The provisions of this chapter shall govern the processing of any matter before the Office Human Rights involving the following:						
	(a) Discrimination in employment on grounds of race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, matriculation, political affiliation, or physical handicap by any District of Columbia Government contractor; and						
	(b) Achievement of affirmative action obligations under District of Columbia contracts.						
1103	CONTRACT PROVISIONS						
1103.1	Each contract for goods and services, including construction contracts, except construction subcontracts for standard commercial supplies or raw materials, shall include as express contractual provisions the language contained in subsections 1103.2 through 1103.10.						
1103.2	The contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, matriculation, political affiliation, or physical handicap.						

- The contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, matriculation, political affiliation, or physical handicap. The affirmative action shall include, but not be limited to the following:
 - (a) Employment, upgrading, or transfer;
 - (b) Recruitment or recruitment advertising;
 - (c) Demotion, layoff, or termination;
 - (d) Rates of pay, or other forms of compensation; and
 - (e) Selection for training and apprenticeship.
- The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Agency, setting forth the provisions in subsections 1103.2 and 1103.3 concerning non-discrimination and affirmative action.
- The contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment pursuant to the non-discrimination requirements set forth in subsection 1103.2
- The contractor agrees to send to each labor union or representative of workers with which it has a collective bargaining agreement, or other contract or understanding, a notice to be provided by the Contracting Agency, advising each labor union or workers' representative of the contractor's commitments under this chapter, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- The contractor agrees to permit access to all books, records, and accounts, pertaining to its employment practices, by the Director and the Contracting Agency for purposes of investigation to ascertain compliance with this chapter, and to require under terms of any subcontractor agreement each subcontractor to permit access of such subcontractors, books, records, and accounts for such purposes.
- The contractor agrees to comply with the provisions of this chapter and with all guidelines for equal employment opportunity applicable in the District of Columbia adopted by the Director, or any authorized official.
- The prime contractor shall include in every subcontract the equal opportunity clauses, subsections 1103.2 through 1103.10 of this section, so that such provisions shall be binding upon each subcontractor or vendor.
- The prime contractor shall take such action with respect to any subcontractor as the Contracting Officer may direct as a means of enforcing these provisions, including sanctions for non-compliance; provided, however, that in the event the prime contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the prime contractor may request the District to enter into such litigation to protect the interest of the District.

1104 AFFIRMATIVE ACTION PROGRAM

Each apparent low bidder for a construction contract shall complete and submit to the Contracting Agency, prior to the execution of any contract in the amount of twenty-five thousand dollars (\$25,000) or more, and each contractor covered under subsection 1105.1, an Affirmative Action Program to ensure equal opportunity which shall include specific standards for the utilization of minorities and women in the trades, crafts and skills to be used by the contractor in the performance of the contract.

- Each apparent low bidder or offeror for a non-construction contract shall complete and submit to the Contracting Agency, prior to the execution of any contract in the amount of ten thousand dollars (\$10,000) or more, and each contractor covered under subsection 1105.2, an Affirmative Action Program to ensure equal opportunity which shall include specific standards for the utilization of minorities in the job categories specified in subsection 1108.4.
- To ensure equal opportunity each Affirmative Action Program shall include the following commitments:
 - (a) With respect to construction contracts, each contractor shall certify that it will comply with the provisions of this chapter, and submit a personnel utilization schedule for all the trades the contractor is to utilize, indicating the actual numbers of minority and female workers that are expected to be a part of the workforce performing under the contract; and
 - (b) With respect to non-construction contracts, each contractor shall cert ify that it will comply with the provisions of this chapter, and shall submit a personnel utilization schedule indicating by craft and skill, the minority composition of the workforce related to the performance of the work under the contract. The schedule shall include all workers located in the facility from which the goods and services are produced and shall include the same information for other facilities which have a significant relationship to the performance of work under the contract.
- If the experience of the contractor with any local union from which it will secure employees indicates that the union will not refer sufficient minorities or women to meet minority or female employment commitments, the contractor shall, not less than ten (10) days prior to the employment of any person on the project subject to the jurisdiction of that local union, do the following:
 - (a) Notify the District of Columbia Department of Employment Services and at least two (2) minority and two (2) female referral organizations of the contractor's personnel needs, and request referral of minority and female workers; and
 - (b) Notify any minority and female workers who have been listed with the contractors as awaiting vacancies.
- If, within five (5) working days prior to commencement of work, the contractor determines that the Department of Employment Services or the minority or female referral organizations are unable to refer sufficient minorities or women to meet its commitments, the contractor may take steps to hire, by referral or otherwise, from the local union membership to fill the remaining job openings, provided that it notifies the local union of its personnel needs and of its employment commitments. Evidence of the notification shall be provided to the Contracting Agency.
- The contractor shall have standing requests for additional referrals of minority and female workers with the local union, the Department of Employment Services, and the other referral sources, until such time as the contractor has met its minority and female employment commitments.
- If the contractor desires to lay off some of its employees in a given trade on a construction site, it shall ensure that the required number of minority and female employees remain on the site to meet the minority and female commitments.
- No contractor shall refuse employment to any individual who has minimal facility to speak English except where the contractor can demonstrate that the facility to speak English is necessary for the performance of the job.

- No union with which the contractor has a collective bargaining agreement shall refuse to refer minority and female employees to such contractor.
- To the extent that contractors have delegated the responsibility for some of their employment practices to some other organization or agency which prevents them from meeting their equal opportunity obligations, those contractors shall not be considered to be in compliance with this chapter.
- The obligations of the contractor shall not be reduced, modified, or subject to any provision in any collective bargaining agreement with labor organization which provides that the labor organizations shall have the exclusive or primary opportunity to refer employees.
- When any contractor employs a minority person or woman in order to comply with this chapter, those persons shall be advised of their right to seek union membership, the contractor shall provide whatever assistance may be appropriate to enable that person to obtain membership, and the contractor shall notify the appropriate union of that person's employment.
- The contractor shall not discharge, refuse to employ, or otherwise adversely affect any minority person or woman because of any provision in any collective bargaining agreement, or any understanding, written or oral that the contractor may have with any labor organization.
- If at any time, because of lack of cooperation or overt conduct, a labor organization impedes or interferes with the contractor's Affirmative Action Program, the contractor shall notify the Contracting Agency and the Director immediately, setting forth the relevant circumstances.
- In any proceeding involving a disagreement between a labor organization and the contractor over the implementation of the contractor's Affirmative Action Program, the Contracting Agency and the Office of Human Rights may become a party to the proceeding.
- In determining whether or not a contractor is utilizing minorities and females pursuant to Section 1108, consideration shall be given to the following factors:
 - (a) The proportion of minorities and women employed in the trades and as laborers in the construction industry within the District of Columbia;
 - (b) The proportion of minorities and women employed in the crafts or as operatives in nonconstruction industries with in the District of Columbia;
 - (c) The number and ratio of unemployed minorities and women to total unemployment in the District of Columbia;
 - (d) The availability of qualified and qualifiable minorities and women for employment in any comparable line of work, including where they are now working and how they may be brought into the contractor's workforce;
 - (e) The effectiveness of existing training programs in the area, including the number who complete training, the length and extent of training, employer experience with trainees, and the need for additional or expanded training programs; and
 - (f) The number of additional workers that could be absorbed into each trade or line of work without displacing present employees, including consideration of present employee shortages, projected growth of the trade or line of work, and projected employee turnover.
- The contractor's commitment to specific standards for the utilization of minorities and females as required under this chapter shall include a commitment to make every good faith effort to meet

those standards. If the contractor has failed to meet the standards, a determination of "good faith" shall be based upon the contractor's documented equal opportunity efforts to broaden its equal employment program which shall include, but may not necessarily be limited to, the following requirements:

- (a) The contractor shall notify the community organizations that the contractor has employment opportunities available and shall maintain records of the organizations' responses;
- (b) The contractor shall maintain a file of the names and addresses of each minority and female worker referred to it and what action was taken with respect to each referred worker. If that worker was not sent to the union hiring hall for referral or if the worker was not employed by the contractor, the contractor's file shall be documented and the reasons therefore:
- (c) The contractor shall notify the Contracting Agency and the Director when the union or unions with which the contractor has a collective bargaining agreement has not referred to the contractor a minority or female worker originally sent to the union by the contractor for union registration, or the contractor has other information that the union referral process has impeded the contractor's efforts to meet its goals;
- (d) The contractor shall participate in training programs related to its personnel needs;
- (e) The contractor shall disseminate its EEO policy internally by doing the following:
 - (1) Including it in any organizational manual;
 - (2) Publicizing it in company newspapers, annual report, etc.;
 - (3) Conducting staff, employee, and union representatives meetings to explain and discuss the policy;
 - (4) Posting; and
 - (5) Reviewing the policy with minority and female employees.
- (f) The contractor shall disseminate its EEO policy externally by doing the following:
 - (1) Informing and discussing it with all recruitment sources;
 - (2) Advertising in news media, specifically including news media directed to minorities and women:
 - (3) Notifying and discussing it with all known minority and women's organizations; and
 - (4) Notifying and discussing it with all subcontractors and suppliers.
- The contractor shall make specific recruitment efforts, both written and oral, directed at all minority and women's training organizations within the contractor's recruitment area.
- The contractor shall encourage present employees to assist in the recruitment of minorities and women for employment.
- The contractor shall validate all qualifications, selection requirements, and tests in accordance with the guidelines of the Equal Employment Opportunity Commission.

1104.21 The contractor shall make good faith efforts to provide after school, summer and vacation employment to minority youths and young women. 1104.22 The contractor shall develop on-the-job training opportunities, and participate and assist in any association or employer group training programs relevant to the contractor's employee needs. 1104.23 The contractor shall continually inventory and evaluate all minority and female personnel for promotion opportunities. 1104.24 The contractor shall make sure that seniority practices, job classifications, qualifications, etc. do not have a discriminatory effect on minorities and women. 1104.25 The contractor shall make certain that all facilities and company activities are nonsegregated. 1104.26 The contractor shall continually monitor all personnel activities to ensure that its EEO policy is being carried out. 1104.27 The contractor may utilize minority banking facilities as depositories for funds which may be involved, directly or indirectly, in the performance of the contract. 1104.28 The contractor shall employ minority and female workers without respect to union membership in sufficient numbers to meet the minority and female employment standards, if the experience of the contractor with any labor union from which it will secure employees does not indicate that it will refer sufficient minorities and females to meet its minority and female employment standards. 1104.29 The contractor shall ensure that all of its employees as well as those of its subcontractors are made knowledgeable about the contractor's equal opportunity policy. 1104.30 [Reserved] 1104.31 Each contractor shall include in all bid invitations or other pre-bid communications, written or otherwise, with respect to prospective subcontractors, the standards, as applicable, which are required under this chapter. 1104.32 Whenever a contractor subcontracts a portion of the work in any trade, craft or skill it shall include in the subcontract, its commitment made under this chapter, as applicable, which shall be adopted by its subcontractors who shall be bound thereby and by the regulations of this chapter to the full extent as if it were the prime contractor. 1104.33 The prime contractor shall give notice to the Director and the Contracting Agency of any refusal or failure of any subcontractor to fulfill its obligations under this chapter. 1104.34 Failure of compliance by any subcontractor shall be treated in the same manner as a failure by the prime contractor. 1105 EXEMPTIONS 1105.1 Prospective construction contractors shall be exempt from submitting Affirmative Action Programs for contracts amounting to less than twenty-five thousand dollars (\$25,000); provided, that when a construction contractor accumulates contracts amounting to twenty-five thousand dollars (\$25,000) or more within a period of twelve (12) months that contractor shall be required to submit an Affirmative Action Program for each contract executed thereafter. 1105.2 Prospective non-construction contractors shall be exempt from submitting Affirmative Action

Programs for contracts amounting to less than ten thousand dollars (\$10,000); provided, that when

a non-construction contractor accumulates contracts amounting to ten thousand dollars (\$10,00) or more during a period of twelve (12) months that contractor shall be required to submit an Affirmative Action Program for each contract executed thereafter.

1106 NONRESPONSIBLE CONTRACTORS

- If a bidder or offeror fails either to submit a complete and satisfactory Affirmative Action Program or to submit a revised Affirmative Action Program that meets the approval of the Director, as required pursuant to this chapter, the Director may direct the Contracting Officer to declare the bidder or offeror to be nonresponsible and ineligible for award of the contract.
- Any untimely submission of an Affirmative Action Program may, upon order of the Director, be rejected by the Contracting Officer.
- In no case shall there be any negotiation over the provision of specific utilization standards submitted by the bidder or offeror after the opening of bids or receipt of offer and prior to award.
- If any directive or order relating to nonresponsibility is issued under this section, the Director shall afford the bidder or offeror a reasonable opportunity to be heard in opposition to such action in accordance with subsection 1118.1, or in support of a request for waiver under section 1109.

1107 NOTICE OF COMPLIANCE

1108

Each Contracting Agency shall include, or require the contract bidder or offeror to include, in the invitation for bids or other solicitation used for a D.C. Government-involved contract, a notice stating that to be eligible for consideration, each bidder or offeror shall be required to comply with the provisions of this chapter for the trades, crafts and skills to be used during the term of the performance of the contract whether or not the work is subcontracted.

MINIMUM STANDARDS FOR MINORITY AND FEMALE EMPLOYMENT

- The minimum standards for the utilization of minorities in the District of Columbia Government construction contracts shall be forty-two percent (42%) in each trade for each project, and an aggregate workforce standard of six and nine-tenths percent (6.9%) for females in each project. Any changes in Federal standards pertaining to minority group and female employment in Federally-involved construction contracts shall be taken into consideration in any review of these requirements.
- The construction contractor's standards established in accordance with subsection 1108.1 shall express the contractor's commitment of the forty-two percent (42%) of minority personnel who will be working in each specified trade on each of the contractor's District of Columbia Government projects, and the aggregate standard of six and nine-tenths percent (6.9%) for the employment of females in each District of Columbia Government contract.
- The hours for minority and female workers shall be substantially uniform throughout the entire length of the construction contract for each trade used, to the effect that the same percentage of minority workers in the trades used shall be working throughout the length of work in each trade on each project, and the aggregate percentage in each project for females.
- The minimum standard for the utilization of minorities in non-construction contracts shall be twenty-five percent (25%) in each of the following nine (9) job categories:
 - (a) Officials and managers;
 - (b) Professionals;

- (c) Technicians;(d) Sales workers;
- (e) Office and clerical workers;
- (f) Craftpersons (Skilled);
- (g) Operative (Semi-skilled);
- (h) Laborers (Unskilled); and
- (i) Service workers.
- With respect to non-construction contracts the contractor's standards established in accordance with subsection 1108.4 shall express the contractor's commitment of the twenty-five percent (25%) of minority personnel who will be working in each specified craft or skill in each contract.

1109 WAIVERS

The Director may grant a waiver to a prospective contractor from the requirement to submit a set of minimum standards for the employment of minorities and women in a particular contract, if before the execution of the contract and approval of the Affirmative Action Program, the contractor can document and otherwise prove it is unable to meet the standards in the performance of the contract.

1110 SOLICITATION OF CONTRACT

- Each solicitation for contract covered by section 1104 shall contain a statement that contractors shall comply with the minimum standards established pursuant to these rules for ensuring equal opportunity.
- The contract solicitation shall require that each bidder or offeror certify that it intends to meet the applicable minimum standards in section 1108 in order to be considered for the contract.

1111 PRIOR TO EXECUTION OF CONTRACT

- Upon being designated the apparent low bidder or offeror, that contractor shall submit a detailed Affirmative Action Program that sets forth the following:
 - (1) The composition of its current total workforce; and
 - (2) The composition of the workforce by race, color, national origin, and sex to be used in the performance of the contract and that of all known subcontractors that will be utilized to perform the contract.
- The apparent low bidder or offeror shall submit an Affirmative Action Program in accordance with section 1104 describing the actions it will take to ensure compliance with this chapter which shall be subject, prior to the execution of any contract, to the approval of the Director.
- 1111.3 If the Office of Human Rights does not act within ten (10) working days after the receipt of the Affirmative Action Program sent for approval, the Contracting Agency may proceed on its own determination to execute the contract.

- The apparent low bidder or offeror shall submit an Affirmative Action Program within a period of time to specified by each Contracting Agency, but which shall not exceed ten (10) working days after becoming the apparent contractor.
- The apparent low bidder or offeror shall furnish all information and reports to the Contracting Agency as required by this chapter, and shall permit access to all books or records pertaining to its employment practices or worksites.
- 1111.6 No contract subject to section 1104 shall be executed by the Contracting Agency, if the apparent low bidder or offeror does not submit an Affirmative Action Program, or if the Program has been disapproved in writing by the Director.
- 1111.7 If there is disagreement between the contractor and the Contracting Officer as to the adequacy of the Affirmative Action Program, the matter shall be referred to the Director for a decision.

1112 AFTER EXECUTION OF CONTRACT

- Each contractor shall maintain throughout the term of the contract the minimum standards for the employment of minorities and women, as set forth in the approved Affirmative Action Program.
- Each contractor shall require that each subcontractor, or vendor under the contract comply with the provision of the contract and the Affirmative Action Program.
- Each contractor shall furnish all information as required by this chapter, and permit access to all books and records pertaining to the contractor's employment practices and work sites by the Director and the Contracting Agency for purposes of investigation to ascertain compliance with this chapter.

1113 MONITORING AND EVALUATION

The Director shall, from time to time, monitor and evaluate all District of Columbia Government agencies, including those independent agencies and commissions not required to submit the Affirmative Action Program of their contractors, to ensure compliance with the equal opportunity obligations in contracts, as provided for in this chapter.

1114 AFFIRMATIVE ACTION TRAINING PROGRAM

- Each contractor, in fulfilling its affirmative action responsibilities under a contract with the District of Columbia Government, shall be required to have, as part of its Affirmative Action Program, an existing training program for the purpose of training, upgrading, and promotion of minority and female employees or to utilize existing programs. Those programs shall include, but not be limited to, the following:
 - (a) To be consistent with its personnel requirements, the contractor shall make full use of the applicable training programs, including apprenticeship, on-the job training, and skill refinement training for journeymen. Recruitment for the program shall be designed to provide for appropriate participation by minority group members and women;
 - (b) The contractor may utilize a company-operated skill refinement training program. This program shall be formal and shall be responsive to the work to be performed under the contract;
 - (c) The contractor may utilize formal private training institutions that have as their objective training and skill refinement appropriate to the classification of the workers employed. When training is provided by a private organization the following information shall be supplied:

- (1) The name of the organization;
- (2) The name, address, social security number, and classification of the initial employees and any subsequent employees chosen during the course of the course of the contract; and
- (3) The identity of the trades, and crafts or skills involved in the training.
- If the contractor relies, in whole or in part, upon unions as a source of its workforce, the contractor shall use its best efforts, in cooperation with unions, to develop joint training programs aimed toward qualifying more minorities and females for membership in the union, and increasing the skills of minority and female employees so that they may qualify for higher paying employment.
- Approval of training programs by the Contracting Agency shall be predicated, among other things, upon the quality of training, numbers of trainees and trades, crafts or skills involved, and whether the training is responsive to the policies of the District of Columbia and the needs of the minority and female community. Minority and female applicants for apprenticeship or training should be selected in sufficient numbers as to ensure an acceptable level of partic ipation sufficient to overcome the effects of past discrimination.

1115 COMPLIANCE REVIEW

- The Director and the Contracting Agency shall review the contractor's employment practices during the performance of the Contract. Routine or special reviews of contractors shall be conducted by the Contracting Agency or the Director in order to ascertain the extent to which the policy of Mayor's Order No. 85-85, and the requirements in this chapter are being implemented and to furnish information that may be useful to the Director and the Contracting Agency in carrying out their functions under this chapter.
- A routine compliance review shall consist of a general review of the practices of the contractor to ascertain compliance with the requirements of this chapter, and shall be considered a normal part of contract administration.
- A special compliance review shall consist of a comprehensive review of the employment practices of the contractor with respect to the requirements of this chapter, and shall be conducted when warranted.

1116 ENFORCEMENT

- If the contractor does not comply with the equal opportunity clauses in a particular contract, including subsections 1103.2 through 1103.10 of this chapter, that contract may be cancelled in whole or in part, and the contractor may be declared by the Director or the Contracting Officer to be ineligible for further District of Columbia Government Contracts subject to applicable laws and regulations governing debarment.
- If the contractor meets its goals or if the contractor can demonstrate that it has made every good faith effort to meet those goals, the contractor will be presumed to be in compliance with this chapter, and no formal sanction shall be instituted unless the Director otherwise determines that the contractor is not providing equal employment opportunity.
- When the Director proceeds with a formal hearing she or he has the burden of proving that the contractor has not met the requirements of this chapter, but the contractor's failure to meet its goals shall shift to it the requirement to come forward with evidence to show that it has met the good faith requirements of this chapter.

1117 COMPLAINTS

- The Director may initiate investigations of individual instances and patterns of discriminatory conduct, initiate complaints thereupon and keep the Contracting Agency informed of those actions.
- If the investigation indicates the existence of an apparent violation of the non-discrimination provisions of the contract required under section 1103 of this chapter the matter may be resolved by the methods of conference, conciliation, mediation, or persuasion.
- If an apparent violation of the non-discrimination provisions of the contract required under section 1103 of this chapter is not resolved by methods of conference, conciliation, mediation, or persuasion, the Director of the Contracting Officer may issue a notice requiring the contractor in question to show cause, within thirty (30) days, why enforcement proceedings or other appropriate action should not be initiated.
- Any employee of any District of Columbia Government contractor or applicant for employment who believes himself or herself to be aggrieved may, in person or by an authorized representative, file in writing, a complaint of alleged discrimination with the Director.

1118 HEARINGS

- In the event that a dispute arises between a bidder, offeror or prospective contractor and the Director or the Contracting Officer as to whether the proposed program of affirmative action for providing equal employment opportunity submitting by such bidder, offeror or prospective contractor complies with the requirements of this chapter and cannot be resolved by the methods of conference, conciliation, mediation, or persuasion, the bidder, offeror or prospective contractor in question shall be afforded the opportunity for a hearing before the Director.
- If a case in which an investigation by the Director or the Contracting Agency has shown the existence of an apparent violation of the non-discrimination provisions of the contract required under section 1103 is not resolved by the methods specified in subsection 1117.2, the Director may issue a notice requiring the contractor in question to show cause, within thirty (30) days, why enforcement proceedings or other appropriate action should not be initiated. The contractor in question shall also be afforded the opportunity for a hearing before the Director.
- The Director may hold a hearing on any compliant or violation under this chapter, and make determinations based on the facts brought before the hearing.
- Whenever the Director holds a hearing it is to be held pursuant to the Human Rights Act of 1977, a notice of thirty (30) working days for the hearing shall be given by registered mail, return receipt requested, to the contractor in question. The notice shall include the following:
 - (a) A convenient time and place of hearing;
 - (b) A statement of the provisions in this chapter or any other laws or regulations pursuant to which the hearing is to be held; and
 - (c) A concise statement of the matters to be brought before the hearing.
- All hearings shall be open to the public and shall be conducted in accordance with rules, regulations, and procedures promulgated pursuant to the Human Rights Act of 1977.

1119 SANCTIONS

- The Director, upon finding that a contractor has failed to comply with the non-discrimination provisions of the contract required under section 1103, or has failed to make a good faith effort to achieve the utilization standards under an approved Affirmative Action Program, may impose sanctions contained in this section in addition to any sanction or remedies as may be imposed or invoked under the Human Rights Act of 1977.
- Sanctions imposed by the Director may include the following:
 - (a) Order that the contractor be declared ineligible from consideration for award of District of Columbia Government contracts or subcontracts until such time as the Director may be satisfied that the contractor has established and will maintain equal opportunity policies in compliance with this chapter; and
 - (b) Direct each Contracting Officer administering any existing contract to cancel, terminate, or suspend the contract or any portion thereof, and to deny any extension, modification, or change, unless the contractor provides a program of future compliance satisfactory to the Director.
- Any sanction imposed under this chapter may be rescinded or modified upon reconsideration by the Director.
- An appeal of any sanction imposed by order of the Director under this chapter may be taken pursuant to applicable clauses of the affected contract or provisions of law and regulations governing District of Columbia Government contracts.
- 1120 NOTIFICATIONS
- The Director shall forward in writing notice of his or her findings of any violations of this chapter to the Contracting Officer for appropriate action under the contract.
- Whenever it appears that the holder of or an applicant for a permit, license or franchise issued by any agency or authority of the Government of the District of Columbia is a person determined to be in violation of this chapter the Director may, at any time he or she deems that action the Director may take or may have taken under the authority of this chapter, refer to the proper licensing agency or authority the facts and identities of all persons involved in the violation for such action as the agency or authority, in its judgement, considers appropriate based upon the facts thus disclosed to it.
- The Director may publish, or cause to be published, the names of contractors or unions which have been determined to have complied or have failed to comply with the provisions of the rules in this chapter.

1121 DISTRICT ASSISTED PROGRAMS

- Each agency which administers a program involving leasing of District of Columbia Government owned or controlled real property, or the financing of construction under industrial revenue bonds or urban development action grants, shall require as a condition for the approval of any agreement for leasing, bond issuance, or development action grant, that the applicant undertake and agree to incorporate, or cause to be incorporated into all construction contracts relating to or assisted by such agreements, the contract provisions prescribed for District of Columbia Government contracts by section 1103, preserving in substance the contractor's obligation under those provision.
- 1199 DEFINITIONS

The following words and phrases set forth in this section, when used in this chapter, shall have the following meanings ascribed:

Contract – any binding legal relationship between the District of Columbia and a contractor for supplies or services, including but not limited to any District of Columbia Government or District of Columbia Government assisted construction or project, lease agreements, Industrial Revenue Bond financing, and Urban Development Action grant, or for the lease of District of Columbia property in which the parties, respectively, do not stand in the relationship of employer and employee.

Contracting Agency – any department, agency, or establishment of the District of Columbia which is authorized to enter into contracts.

Contracting Officer – any official of a contracting agency who is vested with the authority to execute contracts on behalf of said agency.

Contractor – any prime contractor holding a contract with the District of Columbia Government. The term shall also refer to subcontractors when the context so indicates.

Director – the Director of the Office of Human Rights, or his or her designee.

Dispute – any protest received from a bidder or prospective contractor relating to the effectiveness of his or her proposed program of affirmative action for providing equal opportunity.

Minority – Black Americans, Native Americans, Asian Americans, Pacific Islander Americans, and Hispanic Americans. In accordance with D.C. Code, Section 1-1142(1) (Supp. 1985).

Subcontract – any agreement made or executed by a prime contractor or a subcontractor where a material part of the supplies or services, including construction, covered by an agreement is being obtained for us in the performance of a contract subject to Mayor's Order No. 85-85, and any rules, regulations, and procedures issued pursuant thereto.

Subcontractor – any contractor holding a contract with a District prime contractor calling for supplies or services, including construction, required for the performance of a contract subject to Mayor's Order No. 85-85, and any rules, regulations, and procedures promulgated pursuant thereto.

GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF THE CHIEF FINANCIAL OFFICER OFFICE OF TAX AND REVENUE



TAX CERTIFICATION AFFIDAVIT

THIS AFFIDAVIT IS TO BE COMPLETED ONLY BY THOSE WHO ARE REGISTERED TO CONDUCT BUSINESS IN THE DISTRICTOF COLUMBIA.

Date:					
Name of Organizatio	on/Entity:				
Address:					
Business Telephone l	No.:				
Principal Officer:					
Vame:		Title	»:		
oc. Sec. No.:					
Federal Identification	ı No.:				
Contract No.:					
Jnemployment Insur	rance Account No.:				
The Office of Tax a nuthorities. The per lays, or both, as pro	I have complied with the applica The following information is true five (5) years: Sales and Use Employment Withholding Ball Park Fee Corporation Franchise Unincorporated Franchise Personal Property Real Property Individual Income nd Revenue is hereby authorized nalty for making false statement escribed by D.C. Official Code § be notarized and becomes void in	c and correct	rent))))))))) oove inform exceed \$5	Not Current () () () () () () () () () ()	Not Applicable () () () () () () () () () (
Signature of Authori	zing Agent			Title	
Print Name					
Notary:	DISTRICT OF COLUMBIA, ss:				
Subscribed and swor	n before me this	day of		_Month and Year	
Notary Public:					
A. Camadaian Fan	_•				

FIRST SOURCE EMPLOYMENT AGREEMENT

Contract Number:	
Contract Amount:	
Project Name:	
Project Address:	Ward:
Nonprofit Organization: (Yes)	(No)

I. General Terms

- A. The EMPLOYER will use DOES as its first source for the recruitment, referral and placement of employees.
- B. The EMPLOYER shall require all contractors and subcontractors, with contracts totaling \$100,000 or more, to enter into a First Source Employment Agreement with DOES.
- C. DOES will provide recruitment, referral and placement services to the EMPLOYER subject to the limitations set out in this Agreement.
- D. DOES participation in this Agreement will be carried out by the Office of the Director, with the Office of Employer Services, which is responsible for referral and placement of employees, or such other offices or divisions designated by DOES.
- E. This Agreement shall take effect when signed by the parties below and shall be fully effective for the duration of the contract and any extensions or modifications to the contract.

- F. This Agreement shall not be construed as an approval of the EMPLOYER'S bid package, bond application, lease agreement, zoning application, loan, or contract/subcontract.
- G. DOES and the EMPLOYER agree that for purposes of this Agreement, new hires and jobs created (both union and nonunion) include all EMPLOYER'S job openings and vacancies in the Washington Standard Metropolitan Statistical Area created as a result of internal promotions, terminations, and expansions of the EMPLOYER'S workforce, as a result of this project, including loans, lease agreements, zoning applications, bonds, bids, and contracts.
- H. For purposes of this Agreement, apprentices as defined in D.C. Law 2-156 are included.
- I. The EMPLOYER shall register an apprenticeship program with the D.C. Apprenticeship Council for construction or renovation contracts or subcontracts totaling \$500,000 or more. This includes any construction or renovation contract or subcontract signed as the result of, but is not limited to, a loan, bond, grant, Exclusive Right Agreement, street or alley closing, or a leasing agreement of real property for one (1) year or more.
- J. All contractors who contract with the Government of the District of Columbia to perform information technology work with a single contract or cumulative contracts of at least \$500,000, let within any twelve (12) month period shall be required to register an apprenticeship program with the District of Columbia Apprenticeship Council.
- K. The term "information technology work" shall include, but is not limited to, the occupations of computer programmer, programmer analyst, desktop specialist, technical support specialist, database specialist, network support specialist, and any other related occupations as the District of Columbia Apprenticeship Council may designate by regulation.

II. Recruitment

A. The EMPLOYER will complete the attached Employment Plan, which will indicate the number of new jobs projected, salary range, hiring dates, and union requirements. The EMPLOYER will notify DOES of its specific need for new employees as soon as that need is identified.

- B. Notification of specific needs, as set forth in Section II.A. must be given to DOES at least five (5) business days (Monday Friday) before using any other referral source, and shall include, at a minimum, the number of employees needed by job title, qualification, hiring date, rate of pay, hours of work, duration of employment, and work to be performed.
- C. Job openings to be filled by internal promotion from the EMPLOYER'S current workforce need not be referred to DOES for placement and referral.
- D. The EMPLOYER will submit to DOES, prior to starting work on the project, the names, and social security numbers of all current employees, including apprentices, trainees, and laid-off workers who will be employed on the project.

III. Referral

DOES will screen and refer applicants according to the qualifications supplied by the EMPLOYER.

IV. Placement

- A. DOES will notify the EMPLOYER, prior to the anticipated hiring dates, of the number of applicants DOES will refer. DOES will make every reasonable effort to refer at least two qualified applicants for each job opening.
- B. The EMPLOYER will make all decisions on hiring new employees but will in good faith use reasonable efforts to select its new hires or employees from among the qualified persons referred by DOES.
- C. In the event DOES is unable to refer the qualified personnel requested, within five (5) business days (Monday Friday) from the date of notification, the EMPLOYER will be free to directly fill remaining positions for which no qualified applicants have been referred. Notwithstanding, the EMPLOYER will still be required to hire 51% District residents for the new jobs created by the project.
- D. After the EMPLOYER has selected its employees, DOES will not be responsible for the employees' actions and the EMPLOYER hereby releases DOES, and the Government of the District of Columbia, the District of Columbia Municipal Corporation, and the officers and employees of the District of Columbia from any liability for employees' actions.

V. Training

DOES and the EMPLOYER may agree to develop skills training and onthe-job training programs; the training specifications and cost for such training will be mutually agreed upon by the EMPLOYER and DOES and set forth in a separate Training Agreement.

VI. Controlling Regulations and Laws

- A. To the extent this Agreement is in conflict with any labor laws or governmental regulations, the laws or regulations shall prevail.
- B. DOES will make every effort to work within the terms of all collective bargaining agreements to which the EMPLOYER is a party.
- C. The EMPLOYER will provide DOES with written documentation that the EMPLOYER has provided the representative of any involved collective bargaining unit with a copy of this Agreement and has requested comments or objections. If the representative has any comments or objections, the EMPLOYER will promptly provide them to DOES.

VII. Exemptions

- A. Contracts, subcontracts or other forms of government-assistance less than \$100,000.
- B. Employment openings the contractor will fill with individuals already employed by the company.
- C. Job openings to be filled by laid-off workers according to formally established recall procedures and rosters.
- D. Suppliers located outside of the Washington Standard Metropolitan Statistical Area and who will perform no work in the Washington Standard Metropolitan Statistical Area.

VIII. Agreement Modifications, Renewal, Monitoring, and Penalties

- A. If, during the term of this Agreement, the EMPLOYER should transfer possession of all or a portion of its business concerns affected by this Agreement to any other party by lease, sale, assignment, merger, or otherwise, the EMPLOYER as a condition of transfer shall:
 - 1. Notify the party taking possession of the existence of the EMPLOYER'S Agreement.

- 2. Notify the party taking possession that full compliance with this Agreement is required in order to avoid termination of the project.
- 3. EMPLOYER shall, additionally, advise DOES within seven (7) business/calendar days of the transfer. This advice will include the name of the party taking possession and the name and telephone of that party's representative.
- B. DOES shall monitor EMPLOYER'S performance under this Agreement. The EMPLOYER will cooperate in DOES' monitoring effort and will submit a Contract Compliance Form to DOES monthly.
- C. To assist DOES in the conduct of the monitoring review, the EMPLOYER will make available payroll and employment records for the review period indicated.
- D. If additional information is needed during the review, the EMPLOYER will provide the requested information to DOES.
- E. With the submission of the final request for payment from the District, the EMPLOYER shall:
 - 1. Document in a report to the Contracting Officer its compliance with the requirement that 51% of the new employees hired by the project be District residents; or
 - 2. Submit a request to the Contracting Officer for a waiver of compliance with the requirement that 51% of the new employees hired by the project be District residents and include the following documentations:
 - a. Material supporting a good faith effort to comply;
 - b. Referrals provided by DOES and other referral sources; and
 - c. Advertisement of job openings listed with DOES and other referral sources.
- F. The Contracting Officer may waive the requirement that 51% of the new employees hired by the project be District residents, if the Contracting Officer finds that:
 - 1. A good faith effort to comply is demonstrated by the contractor;
 - 2. The EMPLOYER is located outside the Washington Standard Metropolitan Statistical Area and none of the contract work is performed inside the Washington Standard Metropolitan Statistical Area:

The Washington Standard Metropolitan Statistical Area includes the District of Columbia, the Virginia Cities of Alexandria, Falls Church, Manasas, Manasas Park, Fairfax, and Fredericksburg; the Virginia Counties of Fairfax, Arlington, Prince William, Loundon, Stafford, Clarke, Warren, Fauquier, Culpeper, Spotsylvania, and King George; the Maryland Counties of Montgomery, Prince Georges, Charles, Frederick, and Calvert; and the West Virginia Counties of Berkeley and Jefferson.

- 3. The EMPLOYER enters into a special workforce development training or placement arrangement with DOES; or
- 4. DOES certifies that insufficient numbers of District residents in the labor market possess the skills required by the positions created as a result of the contract.
- G. Willful breach of the First Source Employment Agreement by the EMPLOYER, or failure to submit the Contract Compliance Report, or deliberate submission of falsified data, may be enforced by the Contracting Officer through imposition of penalties, including monetary fines of 5% of the total amount of the direct and indirect labor costs of the contract.
- H. Nonprofit organizations are exempted from the requirement that 51% of the new employees hired on the project be District residents.
- I. The EMPLOYER and DOES, or such other agent as DOES may designate, may mutually agree to modify this Agreement.
- J. The project may be terminated because of the EMPLOYER'S non-compliance with the provisions of this Agreement.

Dated this	day of	20
Signed:		
Department of Employme	ent Services	Signature of Employer
		Name of Company
		Address
		Telephone
		 E- mail

EMPLOYMENT PLAN

NAME OF FIRM	
ADDRESS	
TELEPHONE NUMBER	_FEDERAL IDENTIFICATION NO
CONTACT PERSON	TITLE
E-mail:	TYPE OF BUSINESS:
ORIGINATING DISTRICT AGENCY_	
CONTRACTING OFFICER:	TELEPHONE NUMBER:
TYPE OF PROJECT	FUNDING AMOUNT
PROJECTED START DATE	PROJECT DURATION

NEW JOB CREATION PROJECTIONS (Attach additional sheets, as needed.) Please indicate the new position(s) your firm will create as a result of this project.

	JOB TITLE	# OF JOBS F/T P/T	SALARY RANGE	UNION MEMBERSHIP REQUIRED	PROJECTED HIRE DATE
				NAME LOCAL#	
A					
В					
С					
D					
Е					
F					
G					
Н					
I					
J					
K					

CURRENT EMPLOYEES: Please list the names and social security numbers of all current employees including apprentices and trainees who will be employed on the project. Attach additional sheets as needed.

NAME OF EMPLOYEE	SOCIAL SECURITY



COST / PRICE DISCLOSURE CERTIFICATION

RFP Number:	_Closing Date:
Caption:	Γotal Proposed Amount:
knowledge, the cost and pricing data (i.e. at the that all material facts of which prudent buyers negotiations in any significant manner) submittude (date of RFP of The undersigned further agrees that it is under through the date that negotiations, if any, with agrees that the price, including profit or fee, with the price of the cost of th	ized signatory) hereby certifies that, to the best of my etime of price agreement this certification represents and sellers would reasonably expect to affect price ted was accurate, complete, and current as of closing or conclusion of negotiations as appropriate). a continuing duty to update cost or pricing data the District are completed. The undersigned further
D.C. Procurement Regulations, 27 DCMR, Ch	apter 6, Section 699, Chapter 16, Section 1624; and for Use with District of Columbia Government
Signed:	Date:
Title:	
Company:	
Address:	<u> </u>
DUNS #:	
Phone:	_
Fax:	

COST/PRICE DATA REQUIREMENTS

1. GENERAL INFORMATION:

- 1.1 Offerors submitting cost/price proposals, in response to a District Request For Proposal (RFP), sole source procurement, change order, or contract modification exceeding \$500,000 in total value, must include a complete cost and pricing data breakdown (i.e., data that is verifiable and factual) for all costs identified in the proposal, and relevant to the performance of the contract. The requirement for submission of cost or pricing data is met when all accurate cost or pricing data reasonably available to the Offeror has been submitted, either actually, or by specific identification, to the District. If not available at the time of submission, as later information comes into the Offeror's possession, it should be promptly submitted to the District in a manner that clearly demonstrates its relationship to, and effect on, the Offeror's cost/price proposal. This requirement continues up to the date of final agreement on price and/or other issues, as agreed upon between the parties.
- 1.2 There is a clear distinction between submitting cost or pricing data and merely making available books, records and other documents without identification or context. By submitting a cost/price proposal, the Offferor, if selected for negotiation, grants the Contracting Officer, or an authorized representative, the right to examine, at any time before award, those books, records, documents, and other types of factual information, regardless of form or whether such supporting information is specifically referenced or included in the proposal as a basis for pricing, that will permit an adequate evaluation of the proposed cost/price.
- 1.3 The cost/price proposal will represent the offeror's understanding of the RFP's requirements and the offeror's ability to organize and perform those requirements effectively and efficiently. The evaluation of the Offeror's cost/price proposal will be based on an analysis of the realism and completeness of the cost data, the conformity of the cost to the offeror's technical data and the proposed allocation of labor-hours and skill sets. Pertinent cost information, including but not limited to Defense Contract Auditing Agency (DCAA) and/or the Department of Labor (DOL) recommended rates for direct labor, overhead, general and administrative expense (G&A), etc., as necessary and appropriate, must be used to arrive at the most probable cost to be incurred by the Offeror. If the District considers the proposed costs to be unrealistic, the Offeror should adjust its proposed costs accordingly. Any inconsistency, whether real or apparent, between promised performance and cost or price should be explained in the cost/price proposal. The burden of proof for cost credibility rests with the Offeror.
- 1.4 The Offeror must submit its cost/price proposal in hard copy as well as on a diskette, which is in a format (i.e. MS Office, Lotus 1-2-3, etc.) specified and/or provided by the Agency Contracting Officer in the solicitation package. All cost/price proposals should provide a cost summary by all cost elements, cross-referenced to supporting documentation. See Table No. (1.4).

- 1.5 The following information shall be included in this section, for the prime contractor and each proposed subcontractor:
 - (a) A properly completed "Cost/Price Disclosure Certification."
 - (a) Identification of any estimates, along with the rationale and methodology used to develop them, including judgmental factors used in projecting future costs, based on known data, and the timing, nature and extent of any material contingencies.
 - (c) Disclosure of any other activities or likely events which could materially impact specific costs (i.e., existing large material and supply inventories, management/ownership changes, new technologies, collective bargaining agreements, etc.)
 - (d) Disclosure of any and all awarded and pending contracts with the District of Columbia, including contract number(s), amount, type (fixed price, cost reimbursement, etc.), agency, and a brief description of services.
 - (e) Source of approval and the latest date of approval of the offeror's Accounting system.

Table (1.4) **Example Cost Summary Format**

Cost Item	Task 1		Task 2			Task 3			Task 4, etc.			Base Term Total	
Direct Labor	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	
Categories													
• Employee A													
• Employee B													
• Employee C													
Total Labor Hours													
Total Labor Dollars													
Fringe Benefit													
Labor Overhead *													
Total Direct Labor													
Other Direct Costs													
• Equip. & Supplies													
 Materials 													
◆ Travel													
• Other													
Subcontractors													
• Sub A													
◆ Sub B													
ODC Overhead *													
Total ODC &													
Subcontractors													
G&A													
Fee/Profit													
Total Price													

H = Hours R = Rate

D = Dollars (Rate X Hours = Dollars)

Note: Provide cost information similar to the above format for each option/out-year

^{* &}lt;u>Note</u>: Small, field-based trade providers typically have a labor or combined overhead cost components. Larger, more diversified providers may have separate labor, and/or ODC or combined overhead component.

Table (1.4) **Example Cost Summary Format**

Cost Item	Task 1		Task 2			Task 3			Task 4, etc.			Option Year 1 Total	
Direct Labor	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	
Categories													
• Employee A													
• Employee B													
• Employee C													
Total Labor Hours													
Total Labor Dollars													
Fringe Benefit													
Labor Overhead *													
Total Direct Labor													
Other Direct Costs													
• Equip. & Supplies													
Materials													
◆ Travel													
◆ Other													
Subcontractors													
• Sub A													
◆ Sub B													
ODC Overhead *													
Total ODC &													
Subcontractors													
G&A													
Fee/Profit													
Total Price													

H = Hours

R = Rate

D = Dollars (Rate X Hours = Dollars)

Note: Provide cost information similar to the above format for each option/out-year

^{* &}lt;u>Note</u>: Small, field-based trade providers typically have a labor or combined overhead cost components. Larger, more diversified providers may have separate labor, and/or ODC or combined overhead component.

Table (1.4) **Example Cost Summary Format**

Cost Item	Task 1		Task 2			Task 3			Task 4, etc.			Option Year 2 Total	
Direct Labor	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	<u>R</u>	<u>H</u>	<u>D</u>	
Categories													
• Employee A													
• Employee B													
• Employee C													
Total Labor Hours													
Total Labor Dollars													
Fringe Benefit													
Labor Overhead *													
Total Direct Labor													
Other Direct Costs													
• Equip. & Supplies													
 Materials 													
◆ Travel													
• Other													
Subcontractors													
• Sub A													
◆ Sub B													
ODC Overhead *													
Total ODC &													
Subcontractors													
G&A													
Fee/Profit													
Total Price				_									

H = Hours R = Rate

D = Dollars (Rate X Hours = Dollars)

Note: Provide cost information similar to the above format for each option/out-year

^{* &}lt;u>Note</u>: Small, field-based trade providers typically have a labor or combined overhead cost components. Larger, more diversified providers may have separate labor, and/or ODC or combined overhead component.

2. SUPPORTING COST DATA:

- 2.1 The Offeror shall provide, for each cost element, a narrative description, in sufficient detail, to demonstrate price reasonableness, credibility and reliability. The Offeror shall provide its assumptions and methodologies used to estimate each cost element (significant item and quantity estimates, labor hour expenditure patterns and mix, etc.). The following information shall be included in this section:
 - 2.1.1. The Offeror's total estimated costs plus its fee (if applicable) for providing all of the requirements of the RFP, as proposed in their technical proposal. Offerors should support their best estimates of all costs (direct, indirect, profit, etc.) to be incurred in the performance of the contract.
 - 2.1.2. When proposing multiyear/option year pricing, the estimated proposed costs shall include a breakdown of all cost elements for the base year as well as each option/out-year. Labor, other direct costs, indirect costs and profit shall each be clearly identifiable. If different from the Defense Contract Auditing Agency (DCAA) or Department Of Labor (DOL) recommended rates, the Offeror shall provide a thorough explanation for the variation(s) of rates.
 - 2.1.3. The Cost Summary Format (Table1.4) provides a format for the Offeror to submit to the District a pricing proposal of estimated cost by line item, along with supporting documentation that is adequately cross-referenced and suitable for cost realism analysis. A cost-element breakdown shall be attached for each proposed line item and must reflect any other specific requirements established by the Contracting Officer. When more than one contract line item is proposed, a summary of the total amount covering all line items must be furnished for each cost element.
 - 2.1.4. If the Offeror has an agreement with a federal, state, or municipal government agency on the use of a Forward Pricing Rates Agreement (FPRA) or other rate agreement for labor, fringe benefits, overhead and/or general and administrative expense, the Offeror must identify the agreement, provide a copy and describe its nature, terms and duration.

3. SPECIFIC COST ELEMENTS:

A well-supported cost/price proposal reduces the effort needed for review and facilitates informed negotiations. The following are the minimum criteria that constitute an acceptable cost/price proposal:

- 3.1 <u>Direct labor:</u> A task-phased annual breakdown of labor rates and labor hours by category or skill level, including the basis for the rates and hours estimated (i.e., payroll registers, wage determinations, collective bargaining agreements, historical experience, engineering estimates, etc.).
 - 3.1.1 The Offeror shall use the following Table No. (3.1.1) to exhibit its total labor hours by prime contractor and subcontractor(s). A separate table should be completed for each year (base and out-years).

Table (3.1.1) Annual Labor Summary

Item	Task	Task	Task	Task	Base Year
	1	2	3	4	Total
Labor Category, Prime					
• Employee A					
• Employee B					
• Employee C					
Labor Category, Sub.					
• Employee D					
 Employee E 					
 Employee F 					
Labor Category,					
Consultant					
• Employee G					
 Employee H 					
Total Labor Hours by					
Task					

Note: Do not include wage rates in this table

- 3.1.2 A standard of 40 hours/week, 1,920 hours/year is recommended. If another standard is used, it should be precisely defined. Any deviation from the above labor-hour projection without substantiation may form the basis to reject the response to the RFP. The proposed labor-hours shall include prime contractor, subcontractor and consultant hours.
- 3.1.3 The Offeror shall also submit Table No. (3.1.4.b), depicting the labor mix percentages as proposed for the base year as well as the out-years and should match the personnel experience requirements specified in the RFP, Section (to be referenced by the Contract Specialist), under Personnel Experience. All of the RFP Key positions must be included within the Senior Staff categories. To provide a better understanding of this format, Table No. (3.1.4.a) is provided as an example.
- 3.1.4 The Offeror shall describe how the hourly direct labor rate was derived and indicate whether these rates are subject to any collective bargaining agreement(s), the Service Contract Act (SCA), Davis-Bacon, or any other special agreement which controls the labor rate indicated. When proposing price escalation for option/out-years, the Offerors must follow instructions provided under Economic Price Adjustments, Section H, of this RFP.

Table (3.1.4.a)

Summary of Proposed Annual labor Mix Category (with examples)

NAME (Note1)	LABOR MIX (Note 2)	OFFEROR'S LABOR CATEGORY (Note 3)	PERCENT OF TIME ON CONTRACT (Note 4)	PLANNED SOW ASSIGNMENT (Note 5)	STATUS (Note 6)
Able, Jackson	Sr. Staff Level 1	Program Director	PT/10%	N/A	PCE/E
Black, William E.	Sr. Staff Level 1	Psychiatrist	PT/20%	C.3	PCE/E
White, Pamela A.	Sr. Staff Level 2	Clinic Manager	PT/50%	C.4.1	PCE/P
Green, Robert T	Sr. Staff Level 3	Counseling Supvs.	PT/50%	C.4.2	PCE/P
Ross, Allen	Jr. Staff Level 1	Counselor	FT/100%	C.4.3	PCE/E

- Note 1: Last name, first name, middle initial, grouped by task as specified in SOW. Attach resume for each name on list. The names on this list and the resumes are to be in the same order.
- Note 2: Staff levels in each Labor Mix should be classified by the level of expertise and years of experience.
- Note 3: Offerors internal labor category.
- Note 4: State whether the individual is employed full time (FT) or part time (PT) and the planned percentage of the named person's production time that is to be applied as a direct charge to the contract.
- Note 5: Identify by SOW paragraph(s) and task number, the major tasks to which the individual is expected to be assigned.
- Note 6: Enter PCE if individual is to be a prime contractor employee; enter SCE if the individual is to be a subcontractor employee; enter CON if individual is to be a consultant. Enter E if employee as of the date of this proposal; enter P if the individual is a pending employee as of date of the proposal. Signed Commitment Agreements are required for all individuals with P status. A copy of each agreement is to be inserted behind the resume section in the technical proposal.

Table (3.1.4.b)

Summary of Proposed Annual labor Mix Category

NAME	LABOR MIX	OFFEROR'S LABOR CATEGORY	PERCENT OF TIME ON CONTRACT	PLANNED SOW ASSIGNMENT	STATUS
(Note1)	(Note 2)	(Note 3)	(Note 4)	(Note 5)	(Note 6)
Labor Category, Prime					
• Employee A					
• Employee B					
• Employee C					
• Employee D					
Labor Category, Sub.					
• Employee E					
• Employee F					
Employee G					
Labor Category, Consultant					
• Employee H					
Employee I					

Last name, first name, middle initial, grouped by task as specified in SOW. Attach resume for each name on list. The names on this list and the resumes are to be in the same order.

- Note 2: Staff levels in each Labor Mix should be classified by the level of expertise and years of experience.
- Note 3: Offerors internal labor category.
- Note 4: State whether the individual is employed full time (FT) or part time (PT) and the planned percentage of the named person's production time that is to be applied as a direct charge to the contract.
- Note 5: Identify by SOW paragraph(s) and task number, the major tasks to which the individual is expected to be assigned.
- Note 6: Enter PCE if individual is to be a prime contractor employee; enter SCE if the individual is to be a subcontractor employee; enter CON if individual is to be a consultant. Enter E if employee as of the date of this proposal; enter P if the individual is a pending employee as of date of the proposal. Signed Commitment Agreements are required for all individuals with P status. A copy of each agreement is to be inserted behind the resume section in the technical proposal.

- 3.2 <u>Indirect Costs:</u> The Offeror shall indicate it's proposed Fringe, Overhead and General & Administrative rates for each applicable fiscal or calendar year (as appropriate). The Offeror shall indicate if these rates are subject to a Forward Pricing Rate Agreement. If the proposed Indirect Rates differ from the Forward Pricing Rate Agreement, the Offeror shall provide an explanation. The Offeror shall provide its actual indirect rates for overhead, G&A and fringe benefits for at least the past three (3) years and shall explain the basis for any significant rate difference between the prior three year period and the rates proposed now.
- 3.3 Other Direct Costs: Other Direct Costs consists of materials, travel, reproduction, postage, telephone, supplies for the prime and all subcontracted effort. This includes all other direct costs associated with performance of the contract. Travel costs shall be in accordance with GSA Joint Travel Regulations for airfare, hotel, and per diem allowances. All other direct costs should be specifically identified and explained. If an allocated portion of a Direct cost is also included in an Offeror's indirect rate (such as General and Administrative), the Offeror should state so and list the types of expenses included in the indirect rate.
 - 3.3.1 The Offeror should identify types, quantities, and costs of all materials and supplies proposed including a non-loaded priced listing of individual materials or supplies ordered, or a consolidated and priced bill of materials for the entire proposal. A thoroughly documented bill of materials includes part numbers, description, unit costs, quantity required, extended cost (including delivery charges) and basis for the proposed cost (price quotation, prior buy, signed purchase orders, etc.) plus any other non-recurring costs. Deliverable materials are items delivered as a part of the work product. Examples of this are copies and binders delivered to the Government as a report or software ordered for and installed on a computer in a District Government office.
 - 3.3.2 The Offeror shall use the following Table (3.3.2) to exhibit its total other direct costs (ODC) by prime and subcontractor(s). A separate table should be completed for each year (base and out-years).

Table (3.3.2)

Other Direct Costs (ODC) Summary

Item	Task 1	Task 2	Task 3	Task 4	Base Year Total
Supplies and Materials					
Office Equipment					
Travel					
Airfare					
Hotel					
Meals & Incidentals					
Ground Transportation					
Telecommunications					
Occupancy					
Rent					
Utilities					
Building Maintenance					
Transportation					
Client Care Cost					
• Food					
Medical					
Clothing					
Personal Hygiene					
Other					
Total ODC by Task					

Note: State each individual cost element being proposed. Describe in the narrative section of the cost proposal, how each cost element is derived and why it is being proposed. (Not all cost elements in the table above will apply to each solicitation. The above table should be tailored to the requirements of the RFP.)

- 3.4 Subcontracting Costs: Each subcontract must be addressed separately. For any subcontract exceeding \$25,000 the cost/price proposal must show the names, quantities, prices, deliverables, basis for selection, and degree of competition used in the selection process. The subcontractor's cost or pricing data should be included along with the prime Offeror's proposal. If available, the Offeror should also include the results of its review and evaluation of the subcontract proposals. The Offeror shall provide copies of any cost or price analyses of the subcontractor costs proposed.
- 3.5 **Start-up Costs:** As appropriate, the Offeror shall identify all start up costs associated with this effort.

- 3.6 Other Historical Data: All offerors with current or past experience (within three to five years) for similar requirements, as described herein, must submit, as a part of their cost data, the following:
 - (a) Contract Number.
 - (b) Government agency (federal, state, District, municipal) the contract was awarded by.
 - (c) Name and phone number of the Contracting Officer.
 - (d) Name and phone number of the Contract Administrator.
 - (e) Name and phone number of the Contracting Officer's Representative (if applicable) and the Contract Administrator.
 - (f) Period of Performance of the Contract.
 - (g) Total amount of contract(s)

In addition to the above data, the following table (No. 3.6) will be completed and submitted with the cost data:

Table (3.6)

Format for Historical Data

	Proposed Contract			Delivered Contract *		
	Number	Contract	Average	Number	Contract	Average
	Of Hours**	Value	Hr Rate	Of	Value	Hr Rate
				Hours**		
Direct Labor						
Loaded						
Labor***						

- * Should include any increased scope officially added to contract.
- ** If provided different number of hours, the difference should be explained.
- *** Loaded labor should include all loading and profit. If significant material (i.e., greater than 5%) is included in the contract, data shall be presented both with and without material cost.

In addition, any other data the offeror believes is necessary should be provided in this section.

Note: For data submitted in the above table for "delivered Contract", the Offeror shall indicate the date as of which, the submitted data is current.